### U.S. District Court Southern District of Florida (Miami) CIVIL DOCKET FOR CASE #: 1:10-cv-23996-AJ

Grimes v. Miami Dade County

Assigned to: Judge Adalberto Jordan

Referred to: Magistrate Judge John J. O'Sullivan

Case in other court: 15th Judicial Circuit in Palm Beach

County, Florid,

502010CA027142XXXXMBAE

Cause: 28:1983 Civil Rights

Date Filed: 11/04/2010 Jury Demand: None

Nature of Suit: 445 Civil Rights: Americans with Disabilities -

**Employment** 

Jurisdiction: Federal Question

### **Plaintiff**

Annie L. Grimes

represented by Annie L. Grimes

12200 NE 6th Avenue

#209

North Miami, FL 33161

PRO SE

V.

### **Defendant**

**Miami Dade County** 

William Candella, Assistant County Attorney represented by Eric Alberto Rodriguez

Dade County Attorney's Office

Metro Dade Center 111 NW 1st Street

**Suite 2810** 

Miami, FL 33128-1993

305-375-1321 Fax: 375-5634

Email: ear2@miamidade.gov

LEAD ATTORNEY

ATTORNEY TO BE NOTICED

#	Docket Text
1	COMPLAINT against Miami Dade County. Filing fee \$ 350.00. IFP Filed, filed by Annie L. Grimes. (Attachments: # 1 Civil Cover Sheet)(rgs) (Entered: 11/04/2010)
2	Judge Assignment RE: Electronic Complaint to Judge Adalberto Jordan (rgs) (Entered: 11/04/2010)
3	MOTION for Leave to Proceed in forma pauperis by Annie L. Grimes. (rgs) (Entered: 11/04/2010)
	2

11/15/2010	4	ORDER granting 3 Motion for Leave to Proceed in forma pauperis. Signed by Judge Adalberto Jordan on 11/15/10. (mg) (Entered: 11/15/2010)
11/29/2010	<u>5</u>	MOTION to Appoint Counsel by Annie L. Grimes. Responses due by 12/16/2010 (ls) (Entered: 11/29/2010)
11/29/2010	<u>6</u>	Summons Issued as to Miami Dade County. (ls) (Entered: 11/29/2010)
11/29/2010	7	NOTICE of Filing Documents by Annie L. Grimes (mg) (Entered: 11/29/2010)
12/01/2010	8	ORDER denying 5 Motion to Appoint Counsel. Signed by Judge Adalberto Jordan on 12/1/2010. (mc1) (Entered: 12/01/2010)
12/07/2010	9	SUMMONS (Affidavit) Returned Executed by Annie L. Grimes. Miami Dade County served on 12/6/2010, answer due 12/27/2010. (ls) (Entered: 12/08/2010)
12/27/2010	10	MOTION to Dismiss 1 Complaint by Miami Dade County. Responses due by 1/13/2011 (Rodriguez, Eric) (Entered: 12/27/2010)
01/06/2011	11	AMENDED COMPLAINT against Miami Dade County, filed by Annie L. Grimes.(mg) (Entered: 01/07/2011)
01/06/2011	<u>12</u>	Summons Issued as to Miami Dade County. (mg) (Entered: 01/07/2011)
01/10/2011	13	Response to Motion to Dismiss and MOTION to Amend/Correct <u>1</u> Complaint by Annie L. Grimes. Responses due by 1/27/2011 (mg) (Entered: 01/11/2011)
01/21/2011	14	REPLY to Response to Motion re 13 MOTION to Amend/Correct 1 Complaint filed by Miami Dade County. (Rodriguez, Eric) (Entered: 01/21/2011)
01/21/2011	<u>15</u>	RESPONSE in Support re 13 MOTION to Amend/Correct 1 Complaint filed by Miami Dade County. (Rodriguez, Eric) (Entered: 01/21/2011)
01/25/2011	<u>16</u>	ORDER denying as moot 10 Motion to Dismiss; granting 13 Motion to Amend/Correct; All defendants, except Miami-Dade County are dismissed from this case. Miami-Dade shall respond to the amended complaint by 2/10/11. Signed by Judge Adalberto Jordan on 1/25/11. (mg) (Entered: 01/25/2011)
01/25/2011		Set Answer Due Deadline Per Order 16: Miami Dade County response due 2/10/2011. (mg) (Entered: 01/25/2011)
01/28/2011	<u>17</u>	SUMMONS (Affidavit) Returned Executed by Annie L. Grimes. Miami Dade County served on 1/25/2011, answer due 2/15/2011. (ls) (Entered: 01/28/2011)
02/10/2011	<u>18</u>	MOTION to Dismiss 11 Amended Complaint by Miami Dade County. Responses due by 2/28/2011 (Rodriguez, Eric) (Entered: 02/10/2011)
02/18/2011	19	RESPONSE to Motion re 18 MOTION to Dismiss 11 Amended Complaint filed by Annie L. Grimes. Replies due by 2/28/2011. (mg) (Entered: 02/18/2011)
02/18/2011	<u>20</u>	AMENDED COMPLAINT against Miami Dade County, filed by Annie L. Grimes.(mg) (Entered: 02/18/2011)

02/28/2011	21	REPLY to Response to Motion re 18 MOTION to Dismiss 11 Amended Complaint filed by Miami Dade County. (Rodriguez, Eric) (Entered: 02/28/2011)
03/02/2011	<u>22</u>	ORDER denying as moot <u>18</u> Motion to Dismiss <u>11</u> Amended Complaint; Second Amended Complaint due by 3/20/2011. Signed by Judge Adalberto Jordan on 3/2/2011. (ls) (Entered: 03/02/2011)
03/10/2011	<u>23</u>	Second AMENDED COMPLAINT against Miami Dade County, filed by Annie L. Grimes.(mg) (Entered: 03/10/2011)
03/10/2011	24	RESPONSE/REPLY to 23 Amended Complaint by Annie L. Grimes. (mg) (Entered: 03/10/2011)
03/22/2011	25	MOTION for Leave to File/Add Third Amended Complaint Letter Issued by EEOC on March 3, 2011 Rights to Suit by Annie L. Grimes. (ls) (Entered: 03/23/2011)
03/22/2011	26	THIRD AMENDED COMPLAINT against Miami Dade County, filed by Annie L. Grimes.(ls) (Entered: 03/23/2011)
04/01/2011	28	Case Reassignment of Paired Magistrate Judge pursuant to Administrative Orders 2010-145 and 2011-18 to Magistrate Judge John J. O'Sullivan. Magistrate Judge Chris M. McAliley no longer assigned to case. (dm) (Entered: 04/07/2011)
04/07/2011	27	RESPONSE in Support re <u>25</u> MOTION for Leave to File <i>Third Amended Complaint</i> filed by Miami Dade County. (Rodriguez, Eric) (Entered: 04/07/2011)
04/11/2011	<u>29</u>	ORDER granting <u>25</u> Motion for Leave to File. The Third Amended Complaint is now the operative complaint. Signed by Judge Adalberto Jordan on 4/11/11. (mg) (Entered: 04/11/2011)
04/25/2011	<u>30</u>	MOTION to Dismiss <u>26</u> Amended Complaint by Miami Dade County. Responses due by 5/12/2011 (Rodriguez, Eric) (Entered: 04/25/2011)
05/06/2011	31	RESPONSE to Motion re 30 MOTION to Dismiss 26 Amended Complaint filed by Annie L. Grimes. Replies due by 5/16/2011. (mg) (Entered: 05/06/2011)
05/16/2011	<u>32</u>	REPLY to Response to Motion re 30 MOTION to Dismiss 26 Amended Complaint filed by Miami Dade County. (Rodriguez, Eric) (Entered: 05/16/2011)

	PACER S	Service Center	r
	Transac	ction Receipt	
	05/27/2	011 13:22:15	
PACER Login:	v10006	Client Code:	
Description:	Docket Report	Search Criteria:	1:10-cv-23996-AJ
Billable Pages:	2	Cost:	0.16

# UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF FLORIDA

Case No. 10-23996-CV-Jordan/McAliley

The attached hand-written document has been scanned and is also available in the SUPPLEMENTAL PAPER FILE

# UNITED STATES DISTRICT COURT Southern District of Florida

Case Number: \_

ANNIE L. GRIMES  13200 NE GAVE # 209  NOV 8 4 2010  STEVENM LARIMORE CLERKUS. DIST. CT. S. D. OFFLA - MAMI  NOV 8 4 2010  STEVENM LARIMORE CLERKUS. DIST. CT. S. D. OFFLA - MAMI  NI III NW FIRST STREET, SUFE 2810  Miami' FIA 33128  Defendant(s)
COMPLAINT
I, ANNIE L. GRIMES plaintiff, in the above styled cause, sues defendant(s); Miami Dade County Aviation and Housing Agency.  (Allegation of jurisdiction, i.e., under which federal law or section of the U.S. Constitution this action is being filed)
This action is filed under: THE VII of the Civil Right Act of 1964
AS AMENEED.
AND RETALIATION DECAUSE OF (1) National ORIGIN
(2) Disability (3) AGE. THE AGENCY NEVER WANT ME
to WORK FOR them because I am & American Blace
Inlho Stand-up for My Right and Will Continuing this Action
As Long as I know that they ARE IN Violation of my Right. Also Number (4) Religion Loriginal Charge
Also Number (4) KEliqion (ORiginal Charge)
The Day I was Hired At First O5/21/2001 The PERSON
Who help me to get IN was Removed from her Position
AND hater Fired I have her Name, her aust she HER
ME.

(Statement of Facts)

The original Charge (Please SEE Attachment of the SETTLEMENT AGREEMENT, Which I FEEL I Was TAKEN FOR A Ride, RE HIREL ME AND CONTINUMON TO HARRASSED ME. TARGET ME FOR THE LAY-OFF (SEE Attachment.

NEW Charge FOR HARRASSMENT (SEE Attachment)

NEW CHARGE FOR HARRASSMENT (SEE AHACKMENT)
#510-2010-05346 [ h ALT OFF I INGS TARGET

(2) hAdjes INGS YOUNGER AND OF CUITIER. AHR
E-Mail REQUESTED Copies OF BAD RECORDS WROTE-UP IN

ON ME That I did Not SEE OR Sign Was Shown to EX

ME ON 10/25/2010 before the Meeting With (HR) and

UNIONS. have NOT Recieved YET A COPY, I SEE Attachment)

Would Like Justic From A History of digcrimination and being Harrassed because I am A American. My (Redit Went bad Went Ilugs Fired In "2002" And My Finaral like INENT UNDER, I Would Not be Rich At My Age Now, but I would be in good Finirial Status If I Mas Allow to Work and Not be Fired From ONE JOB to Another. A big Set back This Discrimination has lause Me. Please! Some Justic before I dies.

I have Attachments of Everything I ThiNK MAY HELP IF I Ganget Some Help.

I try to get A AttorNEY (SEE Attachment UN) this Also.

The ONLY CRIME I can be Charge With is Filmy Charge of Discrimin ination.

(Rev. 10/2002) Complaint	
(Relief request, i.e., State what	you want the Court to do or award)
Wherefore, 2, 000000,00	(Millions)
IF I Was NO+ DISCRIM	ination Against IN 2001
The DATE I Was Hired	1N9410N Against IN 2001 05/21/2001 and DISMIRS Much More.
08/ 00/2002 1 (out have	Much Moke.
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	J. J. Address on the second se
Signed this O4 day of November	e ,20 <u>10</u> .
ANNIE L. GRIMES Printed or typed name of Filer	Signature of Filer
Florida Bar Number	E-mail address  No E-may    Facsimile Number
Phone Number  305 892 - 0051  Street Address	Facsimile Number
12200 NE Lave #209 City, State, Zip Code	Nmiami Florida 33/61

Case 1:10-cv-23996-AJ Jocument 1 Entered on FLSD Dock 11/04/2010 Page 5 of 16

Charge Presented To: Agency(ies) Charge No(s): CHARGE OF DISCRIMINATION This form is affected by the Privacy Act of 1974. See enclosed Privacy Act **FEPA** Statement and other information before completing this form. 510-2010-05346 **EEOC** and EEOC State or local Agency, if any Home Phone (Incl. Area Code) Date of Birth Name (indicate Mr., Ms., Mrs.) (305) 892-0051 07-22-1949 Ms. Annie L. Grimes Street Address City, State and ZIP Code 12200 NE 6th Avenue, #209, Miami, FL 33161 Named is the Employer, Labor Organization, Employment Agency, Apprenticeship Committee, or State or Local Government Agency That I Believe Discriminated Against Me or Others. (If more than two, list under PARTICULARS below.) Phone No. (Include Area Code) No. Employees, Members (305) 876-8398 MIAMI DADE AVIATION DEPARTMENT 500 or More Street Address City, State and ZIP Code P.O. Box 025504, Miami, FL 33102 Phone No. (Include Area Code) No. Employees, Members Name City, State and ZIP Code Street Address DISCRIMINATION BASED ON (Check appropriate box(es).) DATE(S) DISCRIMINATION TOOK PLACE Earliest 08-25-2010 **NATIONAL ORIGIN** 04-14-2010 RACE COLOR SEX RELIGION GENETIC INFORMATION RETALIATION DISABILITY CONTINUING ACTION OTHER (Specify) THE PARTICULARS ARE (If additional paper is needed, attach extra sheet(s)): I am a person with a disability who filed previous Title VII and ADEA charges. I am being retaliated against by being harassed by Bobbie Philips, management, with the threat of being sent for a "Fit for Duty" exam even though I am working under permanent medical restrictions granted by my employer at the advice of my treating physician. I believe I am being discriminated against because of my disability in violation of the Americans With Disabilities Act of 1990, as amended, and retaliated against in violation of Title VII of the Civil Rights Act of 1964, as amended, and in violation of the Age Discrimination in Employment Act of 1967, as amended. NOTARY - When necessary for State and Local Agency Requirements I want this charge filed with both the EEOC and the State or local Agency, if any. I will advise the agencies if I change my address or phone number and I will cooperate fully with them in the processing of my charge in accordance with their I swear or affirm that I have read the above charge and that it is true to I declare under penalty of perjury that the above is true and correct. the best of my knowledge, information and belief. SIGNATURE OF COMPLAINANT 09/04/2010 Can SUBSCRIBED AND SWORN TO BEFORE ME THIS DATE (month, day, year) Charging Party Signature

U.S. EQUAL EMPLOYMENT OPPORTUNITY COMMISSION EEOC Form 161 (11/09) DISMISSAL AND NOTICE OF RIGHTS To: Annie L. Grimes From: **Miami District Office** 12200 NE 6th Avenue, #209 2 South Biscayne Blvd Miami, FL 33161 Suite 2700 Miami, FL 33131 On behalf of person(s) aggrieved whose identity is CONFIDENTIAL (29 CFR §1601.7(a)) EEOC Charge No. **EEOC Representative** Telephone No. Dennis Kendrick. 846-2009-02802 Investigator (305) 808-1807 THE EEOC IS CLOSING ITS FILE ON THIS CHARGE FOR THE FOLLOWING REASON: The facts alleged in the charge fail to state a claim under any of the statutes enforced by the EEOC. Your allegations did not involve a disability as defined by the Americans With Disabilities Act. The Respondent employs less than the required number of employees or is not otherwise covered by the statutes. Your charge was not timely filed with EEOC; in other words, you waited too long after the date(s) of the alleged discrimination to file your charge X The EEOC issues the following determination: Based upon its investigation, the EEOC is unable to conclude that the information obtained establishes violations of the statutes. This does not certify that the respondent is in compliance with the statutes. No finding is made as to any other issues that might be construed as having been raised by this charge. The EEOC has adopted the findings of the state or local fair employment practices agency that investigated this charge. Other (briefly state) - NOTICE OF SUIT RIGHTS -(See the additional information attached to this form.) Title VII, the Americans with Disabilities Act, the Genetic Information Nondiscrimination Act, or the Age Discrimination in Employment Act: This will be the only notice of dismissal and of your right to sue that we will send you.

You may file a lawsuit against the respondent(s) under federal law based on this charge in federal or state court. Your lawsuit must be filed WITHIN 90 DAYS of your receipt of this notice; or your right to sue based on this charge will be lost. (The time limit for filing suit based on a claim under state law may be different.)

Equal Pay Act (EPA): EPA suits must be filed in federal or state court within 2 years (3 years for willful violations) of the alleged EPA underpayment. This means that backpay due for any violations that occurred more than 2 years (3 years) before you file suit may not be collectible.

On behalf of the Commission

AUG 1 1 2010

Enclosures(s)

Delner Franklin-Thoma **Acting District Director**  BOC Minnel District Oct (Date Mailed)

cc:

William Candella, Assistant County Attorney **MIAMI DADE COUNTY** 111 N.W. First St., Suite 2810 Miami, FL 33128

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FEOC Form 5 (5/01)	ARGE OF DISCRIMINA	TION					:
This form is :	fected by the Privacy Act of 1974 See end	lored Bounds Act	·	·	resented To:	; Agenc <sub>i</sub>	/(ies) Charge No(s):
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	<u> </u>	State s land	I Agency, if an		{		and EEOC
Name (indicate Mr., Ms., Mr.	s.)	State If 10¢a	Agency, ii an		Home Phone (Incl.	ea Code)	2
Ms. Annie L. Gri	nes				(305) 892		07-6
Street Address	· · · · · · · · · · · · · · · · · · ·		ate and ZIP Co	ode			
12200 Ne 6th Ave	enue, #209, Miami, FL 331	61	• • •				
	Labor Organization, Employment Age or Others. ( <i>If more than two, list und</i>	ncy, Aprentice	ship Commit RS below.)	tee, or State	or Local Governre	nt Agency	That I Believe
Name	***			,	No. Employees, Meir irs	Phone	e No. (Include Area Code)
MIAMI DADE COL	JNIY AVIATION		<u></u>		500 or Mc/	(3	305) 876-7300
P.O. Box 592076	Miami, FL 33159		- Auguston	<del></del>			
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X RETALIATION	AGE DISABILITY	'لنا َ	OTHER (Speci	fy below.)	<u> </u>		
THE PARTICULARS ARE (If a	dditional paper is needed, attach extra she	el/sit		<del> </del>		CONTINUI	NG ACTION
		•			,		
La person who par	ticipated in an activity prote	cted by Titl	e VII <b>a</b> whe	n I filed a	previous char	ge agai	inst Miami
Dade County Aviat	tion and resolved the issue	by withdraw	ing my c	harge and	d signing a bet	tiement	agreement.
in retaliation, I was	demoted from my work du	ties vith the	: compute	er and ass	lianed to work	as a cla	ark
		11525		-	1/ 1/4		
l Delieve I am Jeing	g retaliated against in violati	ion (itle )	/II of the	Civil Righ	ts Act of ħ نِـ4	, as am	ended.
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I want this charge filed with both	th the EEOC and the State or local Ager		NOTABY	16/5			
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declare under penalty of per	jury that the above is true and correct	ı.	I swear or the best of	affirm that I h	ave read the above ge, information and	charge a	nd that it is true to
		1.		E OF COMPLA		Julia.	
	// 1 · N	<i>/</i> .			•		
Oct 24, 2008	from X J.	-:-	SUBSCRIBE (month, day,	ED AND SWOR	IN TO BEFCRE ME T	HIS DATE	
Date	Charging Party Signature	<del></del>		,	-		

### Case 1:10-cv-23996-AJ ocument 1 Entered on FLSD Dock 11/04/2010 Page 8 of 16

Grimes, Annie (Aviation)

From:

Grimes, Annie (Aviation)

Sent:

Thursday, October 28, 2010 11:24 AM

To:

Fernandez, Diosdado J. (Aviation)

Cc:

Eiroa, Antonio M. (Aviation); Edwards, Michael (HR); Jones-Wilfork, Bobbie (Aviation)

Subject: Annie Employment file

Joe! Please provided me with copies of everything in my employment fold, as you show me on Monday October 25, 2010 information that I had never seen or signed neither did! put my initial.



Effective January 01, 2010

Miami-Dade Aviation Department P.O. Box 025504 Miami, Florida 33102-5504 T 305-876-7000 F 305-876-0948 www.miami-airport.com

miamidade.gov

# Interoffice Mail

Commercial Airports Miami International Airport Annie Grimes Office Support Specialist 2

General Aviation Airports: Dade-Collier Training & Transition Homestead General Kendall-Təmiəmi Executive Opa-locka Executive Dear Ms. Grimes:

We have received the Certification of Health Care Provider form regarding your medical condition. Your doctor states you may be absent from work for treatments once every three weeks, and when your medical condition flares-up (twice every four to six months lasting five to ten days). Your medical treatments may reduce your work schedule to half days from 1/10/2010-6/10/2010.

In accordance with the Family and Medical Leave Act (FMLA), we have granted you intermittent leave, for the condition(s) certified by the attending physician. A total of 12 weeks of FMLA leave per calendar year is granted. All leave designated as Family and Medical Leave will be subtracted from your 2010 FMLA entitlement.

Please be reminded employees needing intermittent leave for foreseeable (at least 30 days notice, two days notice for extenuating circumstances) medical reason (treatments, therapy, doctor's appointments) must schedule the leave so as not to unduly disrupt the employer's operation. If you are absent due to an unforeseeable (e.g. transport daughter to the emergency room) medical reason, you may be required to submit medical documentation.

Furthermore, please note on your leave slip in the comments/reasons section "Sick family - (SF)" and the reason (e.g. treatments, physical therapy, etc.) when you take time off, due to your medical condition. Please make sure the reason stated is certified by the treating physician. If no reason is stated or the reason is not certified by the treating physician, the PAR coordinator may code your absence as annual, holiday, unauthorized or other available leave accruals. This will help us in calculating your leave usage and the payroll records will be accurately reflected.

While you are on intermittent leave, you may be required to produce a medical status report.

If your status changes, you are expected to keep the Department informed. Please be advised that you may be required to submit medical recertification if needed.

Attached is a Fact sheet from the Department of Labor explaining your rights and responsibilities under the Family and Medical Leave Act. Should you have any questions, please contact me at 305-876-7821.

Sincerely

Sharon Weekes Personnel Specialist 3

Attachment: Employee Rights and Responsibilities

Kelly Flores w/o attachment
Medical File Deterring Exaculance Errory Day

Case 1:10-cv-23996-AJ -ocument 1 Entered on FLSD Docke 1/04/2010 Page 10 of 16

### Grimes, Annie (Aviation)

From:

Weekes, Sharon (Aviation)

Sent:

Monday, May 17, 2010 7:53 PM

To:

Grimes, Annie (Aviation)

Subject:

medical restrictions

The Facilities Maintenance division can accommodate your medical restrictions within your normal job duties. This includes filing as a part of your job functions using those cabinet draws that can be reached without bending.

Please call me if you have any questions. Thanks.

### Sharon Weekes

Personnel Specialist 3 Miami Dade Aviation Department P.O. Box #025504 Miami, Florida 33102-5504 Phone: 305-876-7821 Fax: 305-876-0514

sweekes@miami-airport.com



#### "Delivering Excellence Every Day"

Medical information is confidential and exempt from public disclosure under Chapter 119 of the Florida Statutes.

\*\*IMPORTANT NOTICE\*\*

The Miami-Dade County Aviation Department is a public agency subject to Chapter 119 of the Florida Statues concerning public records. E-mail messages are covered under such laws and thus subject to disclosure. All e-mail sent and received is captured by our server and kept as a public record.

Case 1:10-cv-23996-AJ ocument 1 Entered on FLSD Docke 1/04/2010 Page 11 of 16

### Grimes, Annie (Aviation)

From:

Weekes, Sharon (Aviation)

Sent:

Monday, May 03, 2010 5:36 PM

To: Subject: Grimes, Annie (Aviation)
permanent medical restrictions

Annie,

These are your permanent medical restrictions as advised by your treating physician.

Employee has the following permanent medical conditions: no bending, squatting, crawling, climbing, reaching above shoulder level, work involving unprotected heights, work around moving machinery, be exposed to marked changes in temperature and humidity, drive automotive equipment, be exposed to fumes and gases. No lifting or carrying over 10 pounds. No standing or walking for more than 1 hour in an eight hour day. Employee can sit continuous for 4 hrs without interruptions in an 8 hour work day.

If you have any questions or concerns about the above medical restrictions, please consult your doctor. I will be back in the office 5/10/2010.

#### Sharon Weekes

Personnel Specialist 3 Miami Dade Aviation Department P.O. Box #025504 Miami, Florida 33102-5504 Phone: 305-876-7821 Fax: 305-876-0514

sweekes@miami-airport.com



"Delivering Excellence Every Day"

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### Case 1:10-cv-23996-AJ ocument 1 Entered on FLSD Docke 1/04/2010 Page 12 of 16

### Grimes, Annie (Aviation)

From:

Jose, Carlos (Aviation)

Sent:

Monday, August 02, 2010 2:01 PM

To:

Jose, Carlos (Aviation)

Subject:

Meeting W/ Aviation Director - Jose Abreu

Please be advised that your presence is required by the Director's Office tomorrow, Tuesday, August 3<sup>rd</sup>, 2010 at 3:00 pm for a mandatory meeting in the North Terminal Auditorium. Make any necessary arrangements to reschedule all conflicting meetings.

Reply to confirm receipt of this email.

Thank you.

Carlos E. Jose Assistant Director Facilities Management Division

Miami-Dade Aviation Department P.O. Box 022504 Miami, Florida 33102-5504 Office: 305-876-8398 or 7095

Cell: 786-229-5256 Fax: 306-876-0601

ciose@miami-airport.com

"Delivering Excellence Every Day"

Miami-Dade County is a public entity subject to Chapter 119 of the Florida Statutes concerning public records. E-mail messages are covered under such laws and thus subject to disclosure.



Carlos Alvarez, Mayor

, ,

Human Resources
Director's Office
111 NW 1st Street • Suite 2110
Miami, Florida 33128-1907
T 305-375-1589 F 305-375-2459

miamidade.gov

October 12, 2010

Ms. Annie Grimes 12200 NE 6 Avenue #209 North Miami, FL 33161

Dear Ms. Grimes:

As a result of the difficult fiscal challenges Miami-Dade County is experiencing, some departments have to reduce staff and eliminate positions. Due to these staffing reductions, we regret to inform you that your position has been impacted.

We reviewed your personnel records and confirmed that you do not have sufficient classified service rights to exercise at this time for any County position. Therefore, your last day of County service will be on November 1, 2010. However, if you wish, you may remain in active status for ten additional working days using your accrued annual and holiday leave or leave without pay as you complete your transition. Since you have previously earned classified service rights, your name will be placed on a Recall List for a period of two years.

Though we have very limited job openings at this time, we encourage you to visit the County's jobs website at <a href="https://www.miamidade.gov/jobs">www.miamidade.gov/jobs</a>, for any available positions for which you can apply. Please note that for the next two years after separation from the County, you will be able to apply for "County Only" jobs through the jobs website. In addition, please consider registering with South Florida Workforce, Florida's official online job-matching service, at <a href="http://www.southfloridaworkforce.com/w/EFMprocess.html">http://www.southfloridaworkforce.com/w/EFMprocess.html</a>, for job search and other employment support services.

Most importantly, we urge you to visit the Human Resources website which provides a wealth of information, including an employee transition guide to resources, to assist you through this difficult period. The complete guide is available on the County's website at <a href="http://www.miamidade.gov/Assistance/assistance home.asp">http://www.miamidade.gov/Assistance/assistance home.asp</a>. If you have any questions regarding the transition process that cannot be answered by your Departmental Personnel Representative (DPR), please call Human Resources at 305-375-3346.

We sincerely appreciate your contributions to the County and its residents and we wish you the best in your future career endeavors.

Sincerely.

Angela Maher, Director Human Resources

C:

Releasing Department Director - 063 Central Employment Files RCTD - Files Bargaining Unit Representative - G

Bargaining Unit Representative - G ID# 138677

LO2: TA09



## U.S. EQUAL EMPLOYMENT OPPORTUNITY COMMISSION Miami District Office

One Biscayne Tower 2 South Biscayne Blvd, Suite 2700 Miami FL, 33131 PH (305) 536-4476 TTY (305) 536-5721 FAX (305) 530-6121

Annie Grimes 12200 N.E. 6th Avenue, # 209 North Miami, FL 33161 **Charging Party** 

Miami Dade Housing Agency c/o William X. Candela, Esq. 111 N.W. 1st Street Suite 2810 Miami, FL 33128 Respondent

Re:

EEOC Charge No. 150-A2-03043

Annie Grimes v. Miami Dade Housing Agency

Please find enclosed the fully executed settlement agreement in the above matter. We thank you for participating in our alternative dispute resolution program.

This settlement agreement closes EEOC's processing of EEOC Charge No. 150-A2-03043. If you have any questions or concerns, please feel free to contact me.

Sincerely,

Gilbert Carrillo
ADR Coordinator

(305) 536-4476

August 29, 2002

Date

GC/nem

### SETTLEMENT AGREEMENT

CHARGE NUMBER:

150 A2 03043

CHARGING PARTY:

Annie Grimes

RESPONDENT:

Miami Dade Housing Agency

- 1. In exchange for the promises made by Miami Dade Housing Agency pursuant to Charge Number 150 A2 03043, Annie Grimes agrees not to institute a law suit under <u>Title VII of the Civil Rights Act of 1964</u>, as amended, based on EEOC Charge Number 150 A2 03043.
- 2. Further we agree that submission of this agreement to EEOC will constitute a request for closure of EEOC Charge Number 150 A2 03043.
- 3. It is understood that this agreement does not constitute an admission by Respondent of any violation of Title VII.
- 4. Respondent agrees that there shall be no discrimination or retaliation of any kind against any person because of opposition to any practice deemed illegal under Title VII, as a result of filing this charge, or for giving testimony, assistance or participating in any manner in an investigation, proceeding or a hearing under the aforementioned Act.
- 5. This document constitutes a final and complete statement of the agreement between the parties.
- 6. The parties agree that the EEOC is authorized to investigate compliance with this agreement and that this agreement may be specifically enforced in court by the EEOC or the parties and may be used as evidence in a subsequent proceeding in which a breach of this agreement is alleged.
- 7. As evidence of a good faith effort to resolve EEOC Charge Number 150 A2 03043, Respondent offers and Charging Party accepts the following proposal of settlement:

Respondent agrees to pay the Charging
Party a lump sum of \$1,500.00.

Respondent agrees to only provide the
Nuetral letters of reference to
Prospective employers. Prespective
employers should contact Madeline
Clodfelter. Respondent will mail

From: Houstonlaw@sol.com>

To: gandgdemp@hotmail.com Subject: email for Annie Grimes Date: Mon, Nov 1, 2010 8:17 am

#### Dear Ms. Grimes,

Thank you for coming to see me last week. After discussing your case with the other lawyers in my office, we have concluded that due to the many EEOC charges and the long history, the government employer, the only way we could represent you is on an hourly rate basis, with an initial deposit of \$7500. If you get us the deposit of \$7500, we can open a file and get right to work for you.

Bruce Coane 305-538-6800

## Case 1:10-cv-23996-AJ Jocument 1-11 @023996LEVPOS 3143479MCAHIEY1

SJS 44 (Rev. 2/08)

### CIVIL COVER SHEET

The JS 44 civil cover sheet and the information contained herein neither replace nor supplement the filing and service of pleadings or other papers as required by law, except as provided by local rules of court. This form, approved by the Judicial Conference of the United States in September 1974, is required for the use of the Clerk of Court for the purpose of initiating the civil docket sheet. (SEE INSTRUCTIONS ON THE REVERSE OF THE FORM.)

NOTICE: Attorneys MUST Indicate All Re-filed Cases Below.

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(c) Attorney's (Firm Name, A	ddress, and Telephone Number)		U	NOTE: IN LAND				ION OF THE	TRACT
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VI. RELATED/RE-FIL CASE(S).	(See instructions second page):	a) Re-filed Case   JUDGE	YES 🗇	NO b) Relate	ed Cases 🔼  DOCKET	YES INO			
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AMOUNT

RECEIPT #

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# UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF FLORIDA

Case No. 10-CV-239910-brdan

The attached hand-written document has been scanned and is also available in the SUPPLEMENTAL PAPER FILE

Case 1:10-cv-23996-AJ Ocument 7 Entered on FLSD Dock 1/29/2	2010 Page 2 of 38
(Rev. 10/2002) General Document	FILED by VIA D.C.
United States District Court	NOV 2 9 2010
Southern District of Florida	STEVEN M. LARIMORE CLERK U. S. DIST, CT
Case Number: 10-23996-CIV-Jorda	S. D. of FLA - MIAMI
ANNIE L. CARIMES  12200 NE CORE #209  NMI'A Fla 3161 Plaintiff(s) v.	
Miami-Dade County 111 NW First STREET, Suite #2810 Miami Florida 33128	
Defendant(s)  Dolument's USEd to hurt ME!  (TITLE OF DOCUMENT)  I, ANNIE L. CRIMES plaintiff or defendant, in the above	
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### U.S. EQUAL EMPLOYMENT OPPORTUNITY COMMISSION

### **Miami District Office**

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Miami Dade Housing Agency c/o William X. Candela, Esq. 111 N.W. 1st Street Suite 2810 Miami, FL 33128 Respondent

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Sincerely,

Gilbert Carrillo
ADR Coordinator

(305) 536-4476

August 29, 2002

GC/nem

### SETTLEMENT AGREEMENT

CHARGE NUMBER:

150 A2 03043

**CHARGING PARTY:** 

**Annie Grimes** 

RESPONDENT:

Miami Dade Housing Agency

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- 2. Further we agree that submission of this agreement to EEOC will constitute a request for closure of EEOC Charge Number 150 A2 03043.
- 3. It is understood that this agreement does not constitute an admission by Respondent of any violation of Title VII.
- 4. Respondent agrees that there shall be no discrimination or retaliation of any kind against any person because of opposition to any practice deemed illegal under Title VII, as a result of filing this charge, or for giving testimony, assistance or participating in any manner in an investigation, proceeding or a hearing under the aforementioned Act.
- 5. This document constitutes a final and complete statement of the agreement between the parties.
- 6. The parties agree that the EEOC is authorized to investigate compliance with this agreement and that this agreement may be specifically enforced in court by the EEOC or the parties and may be used as evidence in a subsequent proceeding in which a breach of this agreement is alleged.
- 7. As evidence of a good faith effort to resolve EEOC Charge Number 150 A2 03043, Respondent offers and Charging Party accepts the following proposal of settlement:

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Party a lump sum of \$1,500.00.

Respondent agrees to only provide the
Nuetral letters of reference to
Prospective employers. Prespective
employers should contact Madeline
Clodfelter. Respondent will mail

Annie Grimes v. Miami Dade Housing Agency	
Charge No. 150 A2 03043	•
Page 2 of 2	D 1 1 1 d lain
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12000	08/26/2002
Miami Dade Housing Agency	Date
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James of Jung	08/26/2002
Annie Grimes	Date

In reliance on the promises made in paragraphs 1 through 7 above, EEOC agrees to terminate its investigation and to not use the above referenced charge as a jurisdictional basis for a civil action under <u>Title VII of the Civil Rights Act of 1964</u>, as amended. EEOC does not waive or in any manner limit its right to investigate or seek relief in any other charge including, but not limited to, a charge filed by a member of the Commission against the Respondent.

On Behalf of the Commission:

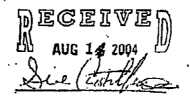
Federico Costales, District Director

Date



## U.S. EQUAL EMPLOYMENT OPPORTUNITY COMMISSION Miami District Office

One Biccayne Tower
2 South Riscayne Rivd, Suite 2700
Minusi, FL 33131
(305) 536-4491
TTY (305) 536-5721
FAX (305) 336-4011



#### NEGOTIATED SETTLEMENT AGREEMENT

- The following agreement refers to Charge No: 150-2003-03910 on file with the Equal Employment Opportunity Commission (EEOC) under Title VII of the Civil Rights Act of 1964, as amended.
- In exchange for satisfactory fulfillment by Respondent of the promises contained in paragraph (3) of this Agreement, the Charging Party agrees not to institute a lawsuit with respect to the above referenced charge.
- In exchange for the promises of <u>Annie Grimes</u> (Charging Party) contained in paragraph (2) of this Agreement, <u>Miami Dade Housing Agency</u> (Respondent) agrees to:
  - A) Expunse all off the negative references from the personnel records of the Charging Party. This also refers to entries contained within the Respondent's computer data base.
  - B) Assist and Guide the Charging Party in applying for other positions. The Respondent will make available a contact person to assist the Charging Party. Ms. Lilian Fernandez, a Representative of the Miami-Dade County Employee Relations Department, or successors, will assist the Charging Party.
- 4. It is understood that this Agreement does not constitute an admission by the Respondent of any violation of Title VII of the Civil Rights Act of 1964.
- 5. The Respondent agrees to provide written notice to the Director of the Miami District Office within 10 days of satisfying each obligation specified at paragraph (3) of this Agreement.
- 6. The parties agree that this Agreement may be specifically enforced in court and may be used as evidence in a subsequent proceeding in which any of the parties allege a breach of this Agreement.

page two charge no. 150-2003-03910

Kespondent

Charging Farty

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08/17/2004

7. In reliance on the promises made in paragraphs (2) and (3), (5) and (6) EEOC agrees to terminate the investigation which it has begun and not to use the above referenced charge as the jurisdictional basis for a civil action under Title VII of the Civil Rights Act. EEOC does not waive or in any manner limit its right to process or seek relief in any other charge or investigation including but not limited to, a charge filed by a member of the Commission against the Respondent.

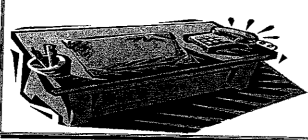
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behalt of the Commission:

Federico Costales District Director





### FROM THE DESK OF Kelly Flores

"Today, I will seize each opportunity and use it to the fullest."

Louis Armstrong

**DATE**: <u>8/18/05</u>

SUBJECT: A .Grimes Eval. (Please see attached document(s).

TO:

### **ACTION:**

- ☐ Follow-up by\_
- ☐ Review & Comment
- ☐ Please see me
- ☐ Other

### **COMMENT:**

Further elaboration on your sections are needed, please provide written respond by c.o.b., Tuesday, August 23, 2005. Thanks.

Case 1:10-cv-23996-AJ Jocument 7 Entered on FLSD Docke 1/29/2010 Page 10 of 38

### MIAMI-DADE COUNTY

### EMPLOYEE PERFORMANCE EVALUATION

(INSTRUCTIONS ON BACK OF SECOND PAGE)

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☐ Above Satisfactory:	Performance surpasses job requirements.			
☐ Outstanding:	Consistently conspicuous, distinguished pe Employee has substantially enhanced dep	erformance. Empl artmental efficien	oyee displays initiative cy and/or effectivenes	and creativity.
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judgment of the employee's pa	servations, knowledge of employee's performa erformance.	nce and review o	r applicable information	n. It represents my be
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# MIAMI-DADE COUNTY EMPLOYEE PERFORMANCE EVALUATION

Annie Grimes, OSSII SS# XXX-XX-4462 Period Covered From 01/03/2005 – 07/03/2005

### QUANTITY OF WORK

### ···Needs Improvement:

A.S

When Annie was first assigned to this section she had experience several difficulties in the areas of properly following directions and satisfactorily completing work assignments. Her tendencies were not to follow directions on how to properly close out open work orders, instead She would question other staff members repeatedly on the processes while not following basic instructions given to her by the Clerk 3 or her Supervisors. Her inability to properly follow instructions resulted in her low productivity. Annie is also reluctant to perform various other clerical duties such as data entry on spreadsheets. Annie has shown improvement in these areas however continued progress is required.

### OUALIN OF WORKS

### Needs Improvement

A.G.

During the first several months of this rating period Annie's accuracy was below the acceptable standards; she was experiencing difficulties in interrupting information on trouble call log sheets creating duplicate work orders while in the process of her assignment to open work orders, input pertinent data and then close the work order. This was in part entirely her fault, however she should have been more attentive towards her work. This has inhibited her ability to achieve her objective of timely and accurate close out of work orders. Annie again made improvement in this area.

#### WARKELABIES

### Needs improvement

AG.

During this rating period Annie has always arrived to work well before her scheduled start time and has only one unscheduled leave occurrence. Annie is aware of her break times and generally works well within the prescribed times. Annie had difficulties in completing her assignments within a reasonable time, this was due to a large extent to her lack of keeping notes on instructions she was given to reference when she was having difficulties. Annie has also made improvement in her effectiveness in the closing out of work orders from various shops without the same difficulties she had originally experienced.

# MIAMI-DADE COUNTY EMPLOYEE PERFORMANCE EVALUATION

Annie Grimes, OSSII SS# XXX-XX-4462 Period Covered From 01/03/2005 – 07/03/2005

### INTERPERSONAL SKILLS:

Needs Improvement

A9.

Annie has had difficulties with interactions within the group; she tends to want to do things based on her previous experience, which may not be consistent with current practices of the unit. At times she is less than cooperative and has had difficulties working with other members of the work group. This diminishes the groups' moral.

### RATIERS OVERALL EVALUATION:

Needs Improvement

A.G.

### IN WHAT WAYS CAN OR MUST THE EMPLOYEE IMPROVE PERFORMANCE:

Ag.

Towards the latter part of this rating period Annie has made improvements in her performance, to a large extent most of her difficulties were due to her lack of understanding of the system and inability to consistently follow instructions and procedures specifically with the processing of work orders. Currently she is capable of working independently through the process with few exceptions. Annie needs to continue to focus on the various nomenclature used by the various shops for continued improvement and work on following oral instructions. Annie should enroll in various computer courses offered by the Department to enhance her skills.

Employee: Annie Grimes Job classification: OSS2

Subject: Probation Progress Report

Date: 2/8/05

### Areas where performance is satisfactory;

- You have perfect attendance and observe rules regarding observance of break times and lunch time to the letter.
- You are responsible with your supplies and equipment, and keep your office locked when you are away
  and, the keys and items you are responsible for secured.
- You have begun to develop basic work order processing skills. You are able to open and close work
  orders and to check open work order screens to identify work orders by trade, priority, and date. You are
  able to print work orders remotely and to screen print at your desk and you are able to distribute work
  orders by trade code to the appropriate shop supervisor.
- You have been able to make copies using the copy machine and to send and receive faxes.
- You have been able to collect, copy, and file time and attendance reports and deliver them to payroll, and you have been able to receive paychecks for our section and distribute them to the appropriate supervisors.

### Areas needing improvement:

#### Computer skills:

- You need to develop basic Microsoft Outlook skills. You must learn to send and receive e-mail with attachments, to file mail under folders, and to cut and past work orders and photos into e-mail. You must also learn how to save documents sent to you using the save-as function rather than the cut and past function. You must also learn to use spell check. You have expressed that e-mail is new to you and that you have not had other than limited e-mail exposure in previous jobs. You have experienced difficulty in getting your account started, and in organizing your screen. You are not yet familiar with preview options, filter options and how to negotiate from one function to another. Training has been provided to you as well as access to e-training. In addition you have been shown how to use the help function, and to request help by dialing the info systems help desk at extension 5900. You need to read and comprehend e-mail instructions completely before giving information to others.
- You need to learn to open and create documents in Microsoft excel and to update information in spreadsheets provided to you in this format. You have expressed that you have very limited experience with excel in your previous jobs and have been resistant to learning these skills. Since January 7<sup>th</sup> you have been provided access to E-training in excel as well as a suite of related topics. As of this date you have not been able to complete excel documents with required proficiency. As confirmed in your meeting with Chief of Administration Kelly Flores on 1/28/05 after your complaints to MDAD personnel about work tasks given to you, it is your responsibility to learn excel and other skills particular to required duties, even though they may mot have been specifically mentioned in the initial job posting.
- You need to improve your skills in Microsoft word. Tables created and used must be transferable without corrupting and must use standard business formatting and recommended practices. You must use headers and footers when requested and align and wrap text in readable columns and rows. You must learn to use shadings, highlighting and desired fonts. You must also learn to use spell check and grammar check to replace misspelled text and to make corrections. You must develop an electronic filing system that enables you to find saved documents in a timely manner and a system for naming documents. You must learn to use the file save-as function to modify documents and preserve them in different versions and drafts. You must refrain from overuse and inappropriate use of Microsoft Draw to make tables and the unnecessary insertion of clip art and symbols instead of standard text elements.

- You need to continue to gain knowledge in work order processing including the use of the clone
  function, how to re-open closed work orders, how to properly close re-opened work orders. You
  must become familiar with special category codes, PM work orders, and the inventory and query
  functions.
- You must learn to use resources provided to you and to interact patiently and persistently with those whose task it is to provide you computer assistance. This includes the ability to use help functions loaded in computer programs, access technical assistance available at extension 5900, the ability to discuss and work through work order processing functions with programmers from info systems and maintenance planners, and your supervisor, and the ability to utilize the e-training function. During the 1<sup>st</sup> six weeks of the rating period you have had difficulty in understanding verbal instructions given in person, directions given over the phone from these sources, and written instructions given via e-mail. Your supervisor has had to sit at your computer and show you repeatedly how to perform basic functions such as log on, how to open a file, how to enter data, etc. In addition you have disrupted work of others by constantly calling them to come to your office and show you how to do things.

### Filing and Clerical Skills:

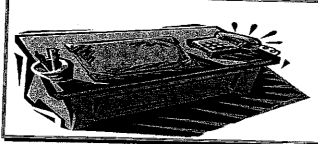
- You must develop the ability to file documents and forms using prescribed methods so that you and your supervisor can find filed items when you are not available to provide them.
- You must be able to implement and continue a system of purging old files.
- You must utilize the existing follow-up regimen on work orders, requisitions, stock item requests, and correspondence and be able to translate follow up information compiled from files into new and / or existing reports after initial instruction. You must make copies of items while they are in transit.
- You must be able to track and follow-up on documents requiring authorization at various levels such as overtime requests, requests for checks, invoices, training requests, GBR projects, etc.
- You must take notes when instructions are given to you in order to remember clearly what has been said. You have had difficulty in understanding instructions and have repeatedly asked the same questions or variations of the same question. When you have been told to write down notes you have resisted.
- You must develop basic computational skills. You have been unable to sort basic numerical data and place it in a table form manually or by using the computer.
- You must become familiar with the Department's ISO 14001 initiative and your role in complying with the procedures related to environmental responsiveness.
- You must organize your activities to avoid constant disruption and switching from task to task. For instance, items to be copied can in most cases be placed in a folder and accomplished in a single trip to the copy machine once per day. Time for compiling information for reports has been prescribed and specific hours can be designated for that activity. E-mails and phone messages can be answered within time frames agreed to by your supervisor, etc. Time can be set aside for training and review of the days work. Instead, you have shown a tendency to jump from task to task as the phone rings, the item comes to your in-box. Take notes and save questions for a designated time and avoid disrupting others every few minutes to answer questions that pop into your head.

#### Interpersonal skills:

- I encourage you to focus on the task at hand when performing your duties and receiving training.
   You have shown a tendency for your attention to wander and get off track during training sessions and discuss news items, personal beliefs, or unrelated topics. When directions are given acknowledge that you heard & understand what is expected of you.
- When you have concerns or issues that you do not care to discuss with your supervisor go through
  the chain of command to get resolution within the Division. You have been introduced to the
  Interim Chief of Facilities Maintenance and Grounds, Jose Barroso, and the Chief of Maintenace
  Administration and Management Services, Kelly Flores.

During the next 3 months immediate and significant improvement is required. Your supervisor and support staff are here to assist you learning to work productively and to assist you with learning where your skills are not adequate. No one can do it for you or show you how to do the same thing again and again. You must do your part to learn and operate within the shop and within the County's policies and guidelines. Any question you may have please ask me for assistance first, and then those who I have indicated to you have expertise in the areas where you are deficient and are able to provide guidance.





# FROM THE DESK OF Kelly Flores

"Today, I will seize each opportunity and use it to the fullest."

Louis Armstrong

**DATE**: <u>8/18/05</u>

SUBJECT: A .Grimes Eval. (Please see attached document(s).

TO:

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- ☐ Follow-up by\_
- Prepare Response
- ☐ Review & Comment
- ☐ Please see me
- ☐ Other

# **COMMENT:**

Further elaboration on your sections are needed, please provide written respond by c.o.b., Tuesday, August 23, 2005. Thanks.

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Employee: Annie Grimes Job classification: OSS2

Subject: Probation Progress Report

Date: 2/8/05

#### Areas where performance is satisfactory;

- You have perfect attendance and observe rules regarding observance of break times and lunch time to the letter.
- You are responsible with your supplies and equipment, and keep your office locked when you are away
  and, the keys and items you are responsible for secured,
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  orders and to check open work order screens to identify work orders by trade, priority, and date. You are
  able to print work orders remotely and to screen print at your desk and you are able to distribute work
  orders by trade code to the appropriate shop supervisor.
- You have been able to make copies using the copy machine and to send and receive faxes.
- You have been able to collect, copy, and file time and attendance reports and deliver them to payroll, and you have been able to receive paychecks for our section and distribute them to the appropriate supervisors.

#### Areas needing improvement;

#### Computer skills:

- You need to develop basic Microsoft Outlook skills. You must learn to send and receive e- mail with attachments, to file mail under folders, and to cut and past work orders and photos into e-mail. You must also learn how to save documents sent to you using the save-as function rather than the cut and past function. You must also learn to use spell check. You have expressed that e-mail is new to you and that you have not had other than limited e-mail exposure in previous jobs. You have experienced difficulty in getting your account started, and in organizing your screen. You are not yet familiar with preview options, filter options and how to negotiate from one function to another. Training has been provided to you as well as access to e-training. In addition you have been shown how to use the help function, and to request help by dialing the info systems help desk at extension 5900. You need to read and comprehend e-mail instructions completely before giving information to others.
- You need to learn to open and create documents in Microsoft excel and to update information in spreadsheets provided to you in this format. You have expressed that you have very limited experience with excel in your previous jobs and have been resistant to learning these skills. Since January 7<sup>th</sup> you have been provided access to E-training in excel as well as a suite of related topics. As of this date you have not been able to complete excel documents with required proficiency. As confirmed in your meeting with Chief of Administration Kelly Flores on 1/28/05 after your complaints to MDAD personnel about work tasks given to you, it is your responsibility to learn excel and other skills particular to required duties, even though they may mot have been specifically mentioned in the initial job posting.
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#### Filing and Clerical Skills:

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- You must take notes when instructions are given to you in order to remember clearly what has been said. You have had difficulty in understanding instructions and have repeatedly asked the same questions or variations of the same question. When you have been told to write down notes you have resisted.
- You must develop basic computational skills. You have been unable to sort basic numerical data and place it in a table form manually or by using the computer.
- You must become familiar with the Department's ISO 14001 initiative and your role in complying with the procedures related to environmental responsiveness.
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- When you have concerns or issues that you do not care to discuss with your supervisor go through
  the chain of command to get resolution within the Division. You have been introduced to the
  Interim Chief of Facilities Maintenance and Grounds, Jose Barroso, and the Chief of Maintenace
  Administration and Management Services, Kelly Flores.

During the next 3 months immediate and significant improvement is required. Your supervisor and support staff are here to assist you learning to work productively and to assist you with learning where your skills are not adequate. No one can do it for you or show you how to do the same thing again and again. You must do your part to learn and operate within the shop and within the County's policies and guidelines. Any question you may have please ask me for assistance first, and then those who I have indicated to you have expertise in the areas where you are deficient and are able to provide guidance.

Annie Grimes, OSSII SS# XXX-XX-4462 Period Covered From 01/03/2005 – 07/03/2005

### QUANTITY OF WORK?

## Needs Improvement

When Annie was first assigned to this section she had experience several difficulties in the areas of properly following directions and satisfactorily completing work assignments. Her tendencies were not to follow directions on how to properly close out open work orders, instead She would question other staff members repeatedly on the processes while not following basic instructions given to her by the Clerk 3 or her Supervisors. Her inability to properly follow instructions resulted in her low productivity. Annie is also reluctant to perform various other clerical duties such as data entry on spreadsheets. Annie has shown improvement in these areas however continued progress is required.

# **QUALITY OF WORK**

# Needs Improvement

During the first several months of this rating period Annie's accuracy was below the acceptable standards; she was experiencing difficulties in interrupting information on trouble call log sheets creating duplicate work orders while in the process of her assignment to open work orders, input pertinent data and then close the work order. This was in part entirely her fault, however she should have been more attentive towards her work. This has inhibited her ability to achieve her objective of timely and accurate close out of work orders. Annie again made improvement in this area.

#### WORKS-ABITS:

### Needs Inprovement

During this rating period Annie has always arrived to work well before her scheduled start time and has only one unscheduled leave occurrence. Annie is aware of her break times and generally works well within the prescribed times. Annie had difficulties in completing her assignments within a reasonable time, this was due to a large extent to her lack of keeping notes on instructions she was given to reference when she was having difficulties. Annie has also made improvement in her effectiveness in the closing out of work orders from various shops without the same difficulties she had originally experienced.

Annie Grimes, OSSII SS# XXX-XX-4462 Period Covered From 01/03/2005 – 07/03/2005

# INTERPERSONAL SKILLS:

## Needs Improvement

Annie has had difficulties with interactions within the group; she tends to want to do things based on her previous experience, which may not be consistent with current practices of the unit. At times she is less than cooperative and has had difficulties working with other members of the work group. This diminishes the groups' moral.

RATIER'S OVERALL EVALUATION

Needs improvement

# IN WHAT WAYS CAN OR MUST THE EMPLOYEE IMPROVE PERFORMANCE:

Towards the latter part of this rating period Annie has made improvements in her performance, to a large extent most of her difficulties were due to her lack of understanding of the system and inability to consistently follow instructions and procedures specifically with the processing of work orders. Currently she is capable of working independently through the process with few exceptions. Annie needs to continue to focus on the various nomenclature used by the various shops for continued improvement and work on following oral instructions. Annie should enroll in various computer courses offered by the Department to enhance her skills.

# METROPOLITAN DADE COUNTY PERSONAL RECORD SUMMARY

Employee Name: Annie Grimes/Melissa Flores

Date: 05/03/05

Classification: OSS2/Clerk3

Date of Hire:

063 14 00

Employee Status:

Probation

#### INCIDENT or ACTION:

Ms. Grimes approached Ms. Flores desk in the morning of 5/3/05 and started to go through her papers on the desk. Ms. Flores advised her not to touch the papers on her desk if she needed anything she would get it for her. Ms. Grimes responded "Yes Mommy". Ms. Flores told Ms. Grimes not to call her Mommy, as this was disrespectful. Later in the morning Ms. Flores approached Ms. Grimes and Ms. Wachope to ask if they had any of the work log faxes that had come in the morning. Ms. Grimes once again used the phrase "No Mommy" and that she did not touch the fax because she was being treated like a child and with disrespect. Ms. Flores advised Ms. Grimes that she did not appreciate her using the word Mommy. They started a discussion at which point I Miguel Estevill interrupted and stated that I wanted to see them in my Office.

I met with both Ms. Grimes and Ms. Flores to address them both about the communications that had transpired between them both. Ms. Grimes stated that she thought Melissa was tainted with Prejudice and Hate. She thought Melissa was too young and didn't have enough experience. She further stated Melissa has an attitude and she doesn't want Annie here because of her prejudice and the fact that Annie is Black. Annie stated that Melissa has told her she is not doing a good job.

Melissa responded that Annie interrupts her while she tries to give instructions and she does not take notes. Melissa further stated that Annie continuously makes comments about her age stating she is too young and lacks experience. Melissa denied Annie's allegations about prejudice, she added that her parent is Black and she holds no prejudice against any race or religion. She stated God has made us all and there is no difference in color.

Mr. Estevill advised Annie that a charge of Prejudice is very serious and is not taken lightly. That Management was going to be advised and if she would like to meet with Mr. Barroso or file a formal charge it would be scheduled.

Annie stated that she did not want to do this at this time and that she felt more comfortable after our discussion of the matter. Mr. Estevill stated to Annie and Ms. Flores that it was not acceptable to speak to any one in a manner such as that used earlier with comments such as Mommy. Further Annie was advised that the work assignments that were given to her by Ms. Flores for distribution are directly given or ordered by the Superintendents.

## RESULT or ACTION of EMPLOYER:

Mr. Barroso later met with all clerical staff (Ms. Wachope, Ms. Grimes and Ms. Flores in the presence of Mr. Estevill the Superintendent to discuss all issues and encourage Team Work participation by all office staff. He advised them that clerical staff must work out any differences between them in the office and improve communication or he would take whatever administrative action was required.

#### COMMENTS:

This was the second recorded incident concerning office clerical staff since Annie Grimes was transferred to this office. Mr. Wyatt was not available during this incident.

# METROPOLITAN DADE COUNTY PERSONAL RECORD SUMMARY

Employee Name: Annie Grimes Date: 03/01/2005

Classification: OSS 2 Date of Hire:

063 14 32 Employee Status:

#### INCIDENT or ACTION:

Ms. Grimes requested a meeting with Neil Wyatt concerning a conflict she was experiencing within the work group.

#### RESULT or ACTION of EMPLOYER:

Mr. Wyatt and Mr. Estevill responded and met with Ms. Grimes. Later met with Ms. Flores, Mrs. Garay, Ms. Wachope, and Mr. Ayhens independently to gather the facts and further investigate. Following are the findings:

#### Ms. Grimes

Ms. Grimes thinks the office staff is playing games with her.

Ms. Grimes stated that she felt Ms. Flores was being disrespectful towards her. She stated

Ms. Flores was using the words "Common Sense" which gave her the impression it's meaning was that she was being called ignorant.

Ms. Grimes feels that Ms. Flores has a personal problem with her.

Ms. Grimes stated that in the morning Ms. Flores was yelling at her because of a question she had asked concerning a request for leave slip form.

Ms. Grimes also stated that Ms. Wachope was rude to her on occasion.

Ms. Grimes called Mr. Kelly Flores and stated that she was looking for direction as to where she should address her concerns.

Ms. Grimes stated that she has a shoulder injury from previous.

Ms. Grimes mentioned that she had spoken to Ms. Phillips and advised her that they needed to talk. that things were not going well.

Ms. Grimes stated that she chose not to ever go into supervision and she had been doing office/clerical work almost her entire career and that she could outperform any one in clerical work with her skills.

Ms. Grimes stated that in the morning she was unpacking items as per Ms. Flores instructions, later she went on to process work orders not having asked for further instructions from Ms. Flores.

#### Ms. Flores

Ms. Flores stated that she was giving instructions and explaining to Ms. Grimes the procedure of filling out a leave slip in the morning. Ms. Grimes had not filled out the leave slip properly. Ms. Flores stated that Ms. Grimes continuously interrupted her and was not listening to the instructions. Ms. Flores stated that Ms. Grimes started arguing with her in disagreement.

Ms. Flores stated that during the office move Ms. Grimes was not productive and always concerned with taking break rather than completing the assignment. Ms. Flores stated that Ms. Grimes on occasion takes break early and returns to work late from break. Ms. Flores stated that during the move Ms. Grimes was taking an additional break during the afternoon at approximately 2:00 p.m.

Ms. Flores stated that Ms. Grimes had stated that no one in the office had "Common Sense" because the received date stamp was packaged away during the move and was not available at the time. Ms. Grimes was given instructions to unpack and store binders packaged in boxes from the move and open them in order to place them where they belonged and Ms. Grimes replied that she would not open the binders. Ms. Flores responded that the binders should go on the bookshelf and that is when she mentioned the statement about "Common Sense".

Ms. Flores stated that Mr. Ayhens was a witness to incident.

Ms. Flores stated that no one in the office had been rude to Ms. Grimes in any manner. Ms. Flores stated that she had noticed Ms. Grimes contacting the work order center for instruction and direction on processing the work order assignments given to her instead of communicating with our office staff as directed previously.

Ms. Flores stated that Ms. Grimes has made comments to her that Ms. Flores is too young to tell her what to do.

#### Mrs. Garay

Ms. Garay stated she heard Ms. Grimes and Ms. Flores having a discussion concerning the proper procedure for filling out a leave slip. Ms. Garay stated that Ms. Flores was explaining to Ms. Grimes how to fill out the form.

Ms. Garay stated that Ms. Grimes is argumentative about assigned tasks.

Ms. Garay recalls that Ms. Flores had used the words common sense.

Ms. Garay stated that Ms. Grimes had closed work orders with no mistakes noted, but continuously asks the same questions regarding work processes.

#### Ms. Wachope

Ms. Wachope stated that Ms. Grimes won't listen to instructions or directions and continues to ask different people until she gets the answer she expects.

Ms. Wachope stated Ms. Flores was trying to explain to Ms. Grimes this morning how to fill a leave slip and Ms. Grimes was arguing about the procedures we used to fill out the form.

Ms. Wachope stated that Ms. Flores has displayed a negative attitude when speaking to

Ms. Grimes in the past and Ms. Grimes has displayed same attitude towards Ms. Flores.

Ms. Wachope stated that Ms. Grimes has not offered assistance during the office move and has had a negative attitude towards Ms. Wachope.

Ms. Wachope stated that Ms. Grimes was eating soup at approximately 2:30 p.m. on 2/28/05 while office staff was unpacking and organizing office move packages.

Ms. Wash-up stated that she asked Ms. Grimes when she was finished eating if she would assist her to move boxes. Ms. Grimes responded that she doesn't ever ask her to do things when she is not busy, but she would help her when she was finished eating. Ms. Wash-up replied that's what she had said.

Ms. Wachope stated that she had not heard Ms. Flores use the phrase use common sense.

#### Mr. Ayhens

Mr. Ayhens stated he observed that Ms. Grimes does not like to be told what to do by a 19 year old (Ms. Flores).

Mr. Ayhens stated that Ms. Flores was giving Ms. Grime's instructions this morning.

Mr. Ayhens stated that he noticed Ms. Flores was somewhat talking down to Ms. Grimes.

Mr. Ayhens stated that Ms. Grimes continues to use Ms. Wachope's computer without asking.

Mr. Ayhens stated that Ms. Grimes is set in her ways and does not like to be told what to do.

#### COMMENTS:

Mr. Wyatt and Mr. Estevill both concluded the following:

Ms. Grimes has difficulty following instructions. She has on numerous occasions gone about asking several members of staff the same questions. It is not clear whether it is due to a lack of understanding or she is searching for an answer that will satisfy her. The difficulty is evident when Ms. Flores explained the proper procedure in filling out a request for leave form and Ms. Grimes proceeded to ask Ms. Garay.

During our interview with her, she had difficulty in correctly using our names. Ms. Grimes continuously asks different staff about using jeans in the office, when Mr. Wyatt and other staff have on several occasions advised her that it is not permitted by aviation department policy. She also had received a copy of the written departmental policies and procedures by Mr. Daniel Douglas on 2/01/05.

On February 25, 2005 Mr. Wyatt held a staff meeting with the clerical staff Ms. Flores, Ms. Wachope and Ms. Grimes. He outlined areas of responsibilities and specifically that the OSS 2 positions should address any concerns or questions through the chain of command which is Clerk 3, Superintendent, Chief of Facilities. Ms. Grimes has failed to follow the instruction of her Superintendent Neil Wyatt.

Additionally there appears to be a personality conflict between Ms. Grimes and Ms. Flores.

#### Supplemental of 3/3/05

According to Ms. Flores despite her attempts over the past few days to put the incident behind them, Ms. Grimes does not respond to Ms. Flores when she greets Ms. Grimes at the beginning of the day and on several occasions Ms. Grimes has sought instructions from Ms. Garay as opposed to Ms. Flores

Mr. Wyatt and Mr. Estevill met with Ms. Grimes on 03/03/05 to discuss our conclusions and concerns. Ms. Grimes stated that she was confused sometimes. Ms. Grimes additionally stated that Ms. Wachope and Ms. Flores never greeted her before and did not display common courtesy. She stated that she only spoke to Ms. Phillips as she was passing by our office. Mr. Wyatt and Mr. Estevill both met with staff after the meeting to discuss office policies and the need for professional courtesy and behavior.

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# MIAMI-DADE COUNTY

# **EMPLOYEE PERFORMANCE EVALUATION**

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		idance, observation of work ho and use of tools and equipmer		work on schedule	, compliance with rules, policies,
RATING:	☐ Unsatisfactory	☐ Needs Improvement	Satisfactory	☐ Above Satis	factory   Outstanding
Explain Why:			,		
				and the same of th	are the second
	•				
				.4	
4. INTERPER public, pee	RSONAL SKILLS: Inc ers, and subordinates	cludes participation and teamw ; and accepting advice and co	ork; contribution to unseling from sup	unit morale; work eriors.	king cooperatively with the
RATING: Explain Why:	☐ Unsatisfactory	☐ Needs Improvement	Satisfactory Satisfactory	☐ Above Satist	factory

RATER'S OVERALL EVA	ALUATION — Only one rating factor t	to be checked.		
☐ Unsatisfactory:	Performance is inadequate and must	be corrected.		
☐ Needs Improvement:	Performance does not fully meet job r	requirements as indic	ated below.	
☑ Satisfactory:	Employee is performing as required a	nd expected in a sati	isfactory manner.	
☐ Above Satisfactory:	Performance surpasses job requireme	Performance surpasses job requirements.		
☐ Outstanding:	Consistently conspicuous, distinguishe Employee has substantially enhanced			ity.
If an employee is eligible	e for a merit increase, check following:	☐ Granted	☐ Deferred, reevaluate in	months
	e for permanent status, check following: tten permission. (Attached) (Probationary	☐ Granted period may not be ex	☐ Denied ☐ Extended ktended beyond one year.)	months
	CAN OR MUST IMPROVE PERFORMANC rement must be included in this section.			ry, a written
,		j.		
	4.			*.
•			7	
			es.	
` <del>"</del>		or conserva-	,	
This report is based on my objudgment of the employee's	pservations, knowledge of employee's performance.	formance and review	of applicable information. It represer	nts my best
RATER'S SIGNATURE	Jan Flera		DATE /. 24.	7
Print Name	Termisoe 2	, V	TITLE CONSEVIGOR	
	d discussed it with the rater. It represents concur in the recommendation, if any, as			ecordance
REVIEWER'S SIGNATURE	ZNYL	.,	DATE	
Print Name:	4 ) Jake		TITLE SUPERINTEND	<u> </u>
	a copy of this evaluation. I have had an open the conclusions. I understand that I make			
of the Performance Evaluation the employee, the employee m	nas received an overall evaluation of "Un n by the Department Director within ten (1 nay continue the appeal within ten (10) cale vision Director, of the Employee Relation	0) calendar days. If the color of the color	he decision of the Director is not acc	ceptable to
I have read and understand t	he above appeal process.			
EMPLOYEE COMMENTS:		·		
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	1			
r.		/	$r = n_2/r_{\perp}$	/
EMPLOYEE'S SIGNATURE _	X Chang of I		DATE:	<u> </u>

#### **EMPLOYEE PERFORMANCE EVALUATION**

Annie Grimes

SS# 267-86-4462

from 01/02/2006 to 12/31/2006

#### QUANTITY OF WORK:

### ABOVE SATISFACTORY

AG

Annie has performed well in this category during this evaluation period. As part of Annie's accomplishments has been timely data input of daily work orders; both closing and generating work orders, generating Honeywell requests, and parts requests. Annie works well with her supervisor and lead worker and is always available to become involved in new projects.

#### QUALITY OF WORK:

#### ABOVE SATISFACTORY

AG

Annie is cognizant of what is expected of her; she is very responsible in completing her daily assignments regardless of their magnitude. During this evaluation period Annie has strived in producing good quality work and has assured to follow directions on follow ups on documents or generated work orders. Annie is quick to point out ways she may deem important or that may improve efficiency.

#### **WORK HABITS**

### SATISFACTORY

A.C

Annie is usually on time; she follows departmental policies when scheduling her time off. Ms Grimes employs a good safety conscience and follows departmental policies adequately in this category. Annie effectively manages her time, is self motivated and a reliable employee requiring very little supervision. During this evaluation Annie has shown initiative and a willingness to complete work assigned to her.

#### INTERPERSONAL SKILLS:

#### SATISFACTORY

A.G.

Annie has developed a good rapport with her lead worker and supervisor; she gets along well with her peers and contributes to good shop morale.

#### RATER'S OVERALL EVALUATION:

SATISFACTORY

AG

#### WAYS THE EMPLOYEE CAN OR MUST IMPROVE PERFORMANCE:

# AG

Annie would benefit from becoming proficient in Microsoft Excel and Microsoft Power point. Proficiency in this software will increase Annie's value to the Maintenance Department.

#### **EMPLOYEE MUST INITIAL EACH PARAGRAPH**

ANNIE GRIMES 2006 EVAL

GREATED ON 1/25/2007 11:25:80 AM

#### **EMPLOYEE PERFORMANCE EVALUATION**

Annie Grimes

SS# 267-86-4462

from 01/02/2006 to 12/31/2006

#### QUANTITY OF WORK:

ABOVE SATISFACTORY

AG

Annie has performed well in this category during this evaluation period. As part of Annie's accomplishments has been timely data input of daily work orders; both closing and generating work orders, generating Honeywell requests, and parts requests. Annie works well with her supervisor and lead worker and is always available to become involved in new projects.

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AG,

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#### INTERPERSONAL SKILLS:

SATISFACTORY

A.G,

Annie has developed a good rapport with her lead worker and supervisor; she gets along well with her peers and contributes to good shop morale.

#### RATER'S OVERALL EVALUATION:

SATISFACTORY

AG

#### WAYS THE EMPLOYEE CAN OR MUST IMPROVE PERFORMANCE:

145

Annie would benefit from becoming proficient in Microsoft Excel and Microsoft Power point. Proficiency in this software will increase Annie's value to the Maintenance Department.

#### **EMPLOYEE MUST INITIAL EACH PARAGRAPH**

ANNIE GRIMES 2008 EVAL

CREATED ON 1/25/2807 15:25:05 AM

Case 1:10-cv-23996-AJ -ocument 7 Entered on FLSD Docks 1/29/2010 Page 33 of 38

## **Daniel Douglass**

From:

**Daniel Douglass** 

Sent:

Wednesday, September 07, 2005 3:37 PM

To:

Miguel Estevill Neil Wyatt

Cc: Subject:

Annie Grimes- revised draft evaluation

See attached revised draft. My recommendation is to acknowledge that despite our combined best efforts to help Ms. Grimes, her performance has been a net negative for the Maintenance Division and she should fail probation. I have Annie's file and the original evaluation form. Please advise of any changes and I will type them in and deliver the entire package to whomever you direct. Thanks.



Annie Grimes Performance Evalu..

Annie Grimes, OSSII SS# XXX-XX-XXXX Period Covered From XX/XX/XXXX – XX/XX/XXXX

#### **QUANTITY OF WORK:**

## Needs Improvement

When Annie was first assigned to this section she had difficulty properly following directions and satisfactorily completing work assignments. Incidents of resistance to training are recorded by Superintendent Douglass in her file as early as the second week of her employment and continue throughout the rating period. On January 11 she was advised of weaknesses in her ability to use Microsoft Excel. By January 19<sup>th</sup>, rather than accepting instruction, she challenged her supervisor as to what the job requirements for her position were and refused to perform or even try to learn to perform required tasks. Later similar learning resistance was displayed and documented regarding the use of the MDAD work order system, e-mail, and Microsoft word. During the rating period, Annie was transferred (at her request) and continued to have problems. Examples are incidents that were brought to her attention regarding failure to follow instructions from the Clerk 3 on March 1, which resulted in an investigation and fact finding meeting where it was concluded by Superintendents Estevill and Wyattt that "Ms. Grimes has difficulty following directions." Instead She would question other staff members repeatedly on the processes while not following basic instructions given to her.

Also documented in this rating period are repeated instances of inability to get along with coworkers. In addition to causing a loss of time and effort in tasks assigned specifically to Annie, the friction between coworkers resulted in lower output for others in the group. Instances of this inability to be a cooperative team member were as varied as Annie's solicitation of opinions from staff in conflict with management direction on dress code issues, to the inability to share the use of a copy machine, to the disrespectful statements made by Annie to others about Supervisors and coworkers.

The inability to properly follow instructions from superiors and / or work as part of a team with coworkers required repeated prolonged training sessions, and Superintendent and Chief level interventions to mediate disputes, which detracted from the productivity of those working in the section as a whole. Incidents of this nature are documented in her file on January 20<sup>th</sup> and May 3<sup>rd</sup>.

Finally, in this category, Annie began to show some proficiency in work order processing. However she continued to be reluctant to perform various other clerical duties such as data entry on spreadsheets. While she has shown some improvement in these areas, continued progress is required.

Annie Grimes, OSSII SS# XXX-XXXX

Period Covered From XX/XX/XXXX – XX/XX/XXXX

#### **QUALITY OF WORK:**

Needs Improvement

During the first several months of this rating period Annie's accuracy was below the acceptable standards. She experienced difficulties in interpreting information on spreadsheets and was unable to perform some tasks requiring Microsoft Excel in a timely manner. She insisted on using tables in word documents using the draw function rather than using standard forms and formats required. She refused to take written notes on instructions given and insisted on using the work place to develop memory skills. Her memory skills were not adequate to the task. In work order processing she had initial difficulty reading and interpreting trouble call log sheets, which resulted in the creation of duplicate work orders while in the process of her assignment to open work orders, input pertinent data and then close the work order. While this was not entirely her fault, she should have been more attentive towards her work. This has inhibited her ability to achieve her o bjective of t imely and ac curate c lose o ut of w ork o rders. Annie made some improvement in this area toward the end of the rating period.

#### **WORK HABITS:**

**Needs Improvement** 

During this rating period Annie always arrived to work well before her scheduled start time and had only one unscheduled leave occurrence. Annie is aware of her break times and generally works well within the prescribed times. Annie had difficulties in completing her assignments within a reasonable time, this was due to a large extent to her lack of keeping notes on instructions she was given to reference when she was having difficulties. Annie improved during the rating period in her effectiveness in the closing out of work orders from various shops without the same difficulties she had originally experienced.

#### INTERPERSONAL SKILLS:

**Needs Improvement** 

Annie had difficulties with interactions within the group; in both assignment locations covered during this rating period. She tended to want to do things based on her previous experience, which was not always consistent with current practices of the unit. At times she was less than cooperative and has had difficulties working with other members of the work group. This diminished the groups' moral. Specific instances and discussion of how this lack of cooperativeness and trust in management decisions impacted work flow are detailed in the "Quantity of Work" section of this evaluation.

Annie Grimes, OSSII SS# XXX-XXXX Period Covered From XX/XX/XXXX – XX/XX/XXXX

RATER'S OVERALL EVALUATION:

**Needs Improvement** 

Re-evaluate in 3 months.

### IN WHAT WAYS CAN OR MUST THE EMPLOYEE IMPROVE PERFORMANCE:

Towards the latter part of this rating period Annie became more secure with the work order system and experienced in its use. Her duties were narrowed to this specific task and consequently her level of proficiency improved. To a large extent most of her difficulties were due to her lack of understanding of the system and inability to consistently follow instructions and procedures specifically with the processing of work orders and her reluctance to take written notes. Currently she is capable of working independently through the process with few exceptions. Annie needs to continue to focus on the various nomenclature used by the various shops for continued improvement.

In other clerical skills, Annie must become more technically proficient. Annie should enroll in various computer courses offered by the Department and study on her own to enhance her skills in Word, and Excel.

Of equal importance, the Office Support Specialist 2 position requires a continuing ability to adapt to new situations, follow directions, accept instruction and constructive criticism from superiors, and even supervise entry level clerks. During this rating period Annie has displayed severe deficiencies in these areas. In order to become successful in the short time remaining in her probation, she must modify her behavior to become less defensive personally, and critical of management direction and intentions generally. She must develop professional and respectful communication skills coupled with appropriate demeanor, wear appropriate office attire, and develop a friendly customer service attitude. Annie must learn to listen with an open mind and take notes of what is told to her. She could benefit from customer, service training and other classes such as "conflict resolution" offered by the Department.

Ussuer.

**Daniel Douglass** 

From: Sent:

Daniel Douglass

To: Subject: Thursday, January 20, 2005 7:53 AM

Annie Grimes FW: copy machine

Importance:

High

FYI- I will let you know when it becomes official and we can make copies next door.

----Original Message----

From:

Jose Barroso

Sent: To:

Wednesday, January 19, 2005 4:47 PM Daniel Douglass; David Shannon

Subject:

Importance:

FW: copy machine

fyi, Kelly agreed to this.

----Original Message---

From:

Michael Garcia

Sent:

Wednesday, January 19, 2005 4:16 PM

To: Cc:

Kelly Flores; Jose Barroso

Subject:

Diosdado J. Férnandez; Frank R. Eggler RE: copy machine

Importance:

High

Thanks for your cooperation and assistance.

----Original Message-

From:

Diosdado J. Fernandez

Sent: To:

Wednesday, January 19, 2005 1:36 PM Michael Garcia

Subject:

RE: copy machine

Yes it is.

----Original Message----

From:

Michael Garcia

Sent:

Wednesday, January 19, 2005 1:29 PM Diosdado J. Fernandez

To:

Subject: FW: copy machine

Joe, does this apply to your shop as well?

----Original Message----

From:

Frank R. Eggler

Sent:

Wednesday, January 19, 2005 1:14 PM

To:

Michael Garcia

Angel Hidalgo; Suhaili Blanco; Sal Sepulveda

Subject: copy machine

In blgd.3040 at this time we do not have access to a copying machine. The old machine is gone from purchasing and the other copier is locked in Mary Taylor's office. Our shop and others need access to a copier for daily business.

lance spoke to me advising the Monie was velecome to use mechane while She was there but that Dring was verd

e walked away from her white

I told Anni to Kap a Gold

in meanturing Kelly, per our discussion regarding the copy machine, please advise when it will be available for staff.

Relite to fellow worldes

been several complements. Annie domanded to know who complained &

said she was veeding to "tight" for her

and I would handle

بالمجرية بالمجابر الإntered on FLSD Dock المجابر 11/29/2010 Page 38 of 38 مارية المجابر الإمارة المجابرة المجا

Daniel Douglass	, ,	Annie essured concern
From: Sent: To: Subject:		Il by the soull she has
FYI they are taking car	e of the problem and it is not your fault	<i>I</i>

----Original Message----

From: Sent:

To:

Jordan Garber

Thursday, January 20, 2005 7:48 AM

Ladean Bryant; Laura Miret; Daniel Douglass; Betty White

Cc: Subject:

FW: complete T&A Report

assured her that time rand

in check would be convecto.

errors are common and not deliberate

Danny, I have forwarded this to Payroll so they can investigate. I can tell you that we are having some Time and Attendance problems which is affecting our ability to download and apply swipes. Be assured that this is not limited to a single individual and the problem is currently being worked on.

----Original Message----

From: Sent:

Daniel Douglass

Wednesday, January 19, 2005 3:58 PM

To: Cc:

Jordan Garber

**Annie Grimes** complete T&A Report Subject:

Can you verify Annie's time card is reporting properly when she swipes? As a new hire I want to be sure it is recorded that she worked before and after the holiday and that her paycheck is correct. Please see below. thanks.

----Original Message-

From:

Daniel Douglass

Sent:

Wednesday, January 19, 2005 11:01 AM

To: Cc:

Ladean Bryant

Subject:

Annie Grimes

RE: Complete T&A Report

For some reason the clock did not record Annie's time on Friday 1/14/05. She was here and did swipe in and out, and I have signed on the t and a report affirming same. All other days are recorded accurately. I have asked her to verify with you that her card is functioning properly when she turns in the T and A this afternoon. Thanks for your help,

---Original Message----

From:

Ladean Bryant

Sent:

Wednesday, January 19, 2005 10:30 AM

To:

Alan McEvoy; Alina Garay; Andre Schweikert; Angela L. Fleitas; Annie Grimes; Aydee Serrano; Bill Seaman; Carlos Tellez; Charles T. Voltz; Chaynea Shaw; Chris Pallidine; Daniel Douglass; Daniel Palivoda; David Shannon; Debra Charles; Diosdado J. Fernandez; Donald Young; Elizabeth Ogden; Eric M. Gibb; Francisco Chavez; Garfield McCormack; Ivan Valdes; Ivon Gomez; John Liotti; Jonathon Spicer; Jorge Sariego; Jose A. Diaz; Joseph St. Victor; Karen Proctor; Kenneth Hurtak; Kenneth Reposkey; Kent J. Wallace; Laura Miret; Mario Marrero; Mark Anthony Sepulveda; Michael Prince; Milton Lazier; Neil Wyatt; Orlando Borrajo; Phil Gangi; Rene Vallieres; Robert Birdwell; Ruth Swaine; Sal Sepulveda; Stanley Vaz; Ted Davis; Ysnard

Cc:

÷.

Betty White; Brenda Ellis; Kelly Flores; Ladean Bryant

Subject:

Complete T&A Report

The Complete Time ane Attendance Report is ready for pick up. All reports are due back TODAY, Wednesday, 1/19/, by 4:30 p.m.

Ladean Bryant Payroll, 3030 8572

# UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF FLORIDA

CASE NO. 10-23996-CIV-JORDAN

ANNIE GRIMES,

Plaintiff,

VS.

MIAMI-DADE COUNTY AVIATION, et al.

Defendant.

### **DEFENDANTS' MOTION TO DISMISS**

This action purports to allege an employment discrimination claim by Plaintiff under Title VII of the Civil Rights Act. In the first line of the Complaint form it states that "plaintiff sues defendant(s); Miami Dade County Aviation and Housing Agency." [D.E. 1, p.2].

Miami-Dade County Aviation and the Miami-Dade County Housing Agency are both departments of Miami-Dade County. As departments of Miami-Dade County, neither are proper defendants because neither are entities capable of being sued. Additionally, while the statement in the Complaint identifying who is being sued clearly identifies the only defendants being sued as the Aviation Department and Housing Agency, because the caption and the summons mention William Candela, an Assistant County Attorney, in an abundance of caution, it is respectfully requested that Mr. Candela's name be stricken from the style of the case.

#### **MEMORANDUM OF LAW**

A. The Complaint Must Be Dismissed Because the Defendants Plaintiff Has Sued – the Aviation Department and Housing Agency -- are Departments of Miami-Dade County That Must Be Dismissed Because Neither Is Sui Juris

The Aviation Department and the Housing Agency are departments of the government of Miami-Dade County, a political subdivision of the State of Florida. Just like the County's police

department was dismissed in *Masson v. Miami-Dade County*, 738 So.2d 431 (Fla. 3d DCA 1999), the Complaint must be dismissed because the Aviation Department and the Housing Agency are improper defendants.

#### B. Individual Employee Cannot Be Sued Under Title VII

To the extent that William Candela, employed by Miami-Dade County as an Assistant County Attorney was intended by Plaintiff to be named as a defendant, his name should be stricken from the style of the case because of insufficiency of service of process under F.R.C.P. 4 because he was not personally served. Additionally, even if he had been served, Mr. Candela should not be listed in the Complaint as a defendant because individual employees may not be sued under Title VII because they are not Plaintiff's employer. *See Albra v. Advan, Inc.*, 490 F.3d 826, 833 (11<sup>th</sup> Cir. 2007)(noting "that this court has held that there is no individual liability for violations of Title VII" and citing cases). Accordingly, to the extent Mr. Candela is listed as a defendant in this action, his name should be removed from this Complaint.

Finally, because the Plaintiff in the jurisdictional statement did not sue Miami-Dade County, the County believes that it is not required at this time to serve a responsive pleading. If the Court determines otherwise, Miami-Dade County requests that pursuant to the operation of Rule 12(a)(4), of the Federal Rules of Civil Procedure that it not be required to file a responsive pleading to the Complaint until after the disposition of this motion by the Court and the filing of an amended complaint in which Plaintiff explicitly sues Miami-Dade County.

Case No. 10-23996-CIV-JORDAN

WHEREFORE, it is respectfully requested that the Complaint be dismissed.

Respectfully submitted,

R. A. CUEVAS, JR. Miami-Dade County Attorney Stephen P. Clark Center 111 N.W. 1st Street, Suite 2810 Miami, Florida 33128

### By: s/ Eric A. Rodriguez

Eric A. Rodriguez Assistant County Attorney Florida Bar No. 970875 Telephone: (305) 375-1321

Facsimile: (305) 375-5634 E-mail: ear2@miamidade.gov

Attorney for Defendant Miami-Dade County

#### **CERTIFICATE OF SERVICE**

I hereby certify that on December 27, 2010, I electronically filed the foregoing document with the Clerk of the Court using CM/ECF. I also certify that the foregoing document is being served this day on all counsel of record or pro se parties identified on the attached Service List in the manner specified, either via transmission of Notices of Electronic Filing generated by CM/ECF or in some other authorized manner for those counsel or parties who are not authorized to receive electronically Notices of Electronic Filing.

s/ Eric A. Rodriguez
Eric A. Rodriguez

#### SERVICE LIST CASE NO. 10-23996-CIV-JORDAN

Annie L. Grimes 12200 NE 6 Avenue N. Miami, FL 33161 Plaintiff Service by U.S. Mail Eric A. Rodriguez
Assistant County Attorney
E-Mail: ear2@miamidade.gov
Miami-Dade County Attorney's Office
Stephen P. Clark Center
111 N.W. 1st Street, Suite 2810
Miami, Florida 33128
Telephone: (305) 375-5151
Facsimile: (305) 375-5634
Attorney for Defendants
Filing Party/No Service

# UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF FLORIDA

Case No. 10-cv- 23994

The attached hand-written document has been scanned and is also available in the SUPPLEMENTAL PAPER FILE

## UNITED STATES DISTRICT COURT

Southern District of Florida

Case Number: 10-23 996-CV-JORdan/MCAliLEY

HNNIE L. GRIMES	FILED by 1 10.C.
12200 NE 6 avenue # 209	JAN 0 6 2011
M1'A Fla 3316/ Plaintiff(s)	
V.	STEVEN M. LARIMORE CLERK U.S. DIST. CT.
Mi'ami Dade County	S. D. of FLA MIAMI
111 N.W. 15t STREET, Suite # 2810	
Miami FLORIZA 33128	
Defendant(s)	
AMEN DESCOMPLAINT	
1 Paris	
I, HNNIE L. GRIMES plaintiff, in the above styled cause defendant(s); Miami Dade County	, sues
(Allegation of jurisdiction, i.e., under which federal law or section of the U.S. Co this action is being filed)	onstitution
This action is filed under: Title VII of the Civil Right	+ Act of 1964
As Amended	1 1 - 1 - 1
I bELIEVE that I have been discriminate	
and RETALIATION DECAUSE OF () National OR	
@ DisABility (3) Age. The AGENCY NEVE	R MGN+ ME
to MORK TOR them BECAUSE I am A Am	IERICAN BLOCK
who STAND-UP for My Right and Will Con-	tinuing this Action
as Long as I Know that they are IN Viol Also Number (4) Religion ( original Char	ation of My Right
DICK NUMBER ON RELIGION / DRIGING Chase	PAGE
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Who help me to get in was Kemoved From	1 NER POSITION
The Day I was Hired at tirst 05/21/2001, Who help me to get in was Removed from and Later Fired, I have her Name because	SE She Help
NAC 1	

(Statement of Facts) Mims. GCR iminuation EVERITHING

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(Rev. 10/2002) Compraint
(Relief request, i.e., State what you want the Court to do or award)
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<u> </u>
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the Date I Mas Hierd 05/21/2001 and Dismiss
08/00/2002 I Could have Much MURE.
·
N Tankladin 101
Signed this 06 day of January ,20 11.
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ANNIE L. GRIMES Commed Son
Printed or typed name of Filer Signature of Filer
Florida Bar Number E-mail address
No E-Mail
Phone Number Facsimile Number
305 892-0051
Street Address
12200 N.E. Gave #209 Nmiami, FLORI'dA 33161
City, State, Zip Code

# UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF FLORIDA

CASE NO: 10-23996-CIV-JORDAN

FILED by WA D.C.
JAN 1 0 2011
STEVEN M. LARIMORE CLERK U. S. DIST. CT. S. D. of FLA. ~ MIAMI

ANNIE L. GRIMES,

Plaintiff,

VS.

MIAMI-DADE COUNTY

Defendant.

# RESPONSE TO MOTION TO DISMISS AND MOTION TO AMEND COMPLAINT

The Plaintiff, Annie Grimes, responds to the Motion to Dismiss and states that this action arises from a charge of employment discrimination under Title VII of the Civil Rights Act of 1964. Because neither Miami-Dade County Housing nor Miami Dade County Aviation were the proper agencies to file against, and William Candela, Assistant County Attorney, should not have been served. Plaintiff respectfully requests that the judicial system and judge who was assigned to my case allow me to amend the complaint explicitly to Miami Dade County as a defendant.

There is no confusion about the charges of this case, including discrimination and retaliation. Miami-Dade County has a long history of mistreating me because of not liking me which I believe violates my Constitutional rights--all because I filed charges against Miami Dade County. As of December 31, 2010, no copy of the Motion to Dismiss was received by me, which I feel displays an attitude of not wanting to recognize me. Also, they seem to feel above the law and I am nobody.

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2CASE NO: 10-23996-CIV-JORDAN

If the court allows me the opportunity to present my evidence, I feel I can prove my case. I am not an attorney, but I know when I have been discriminated against, and there is no other way I know how to fight but by the laws of employment discrimination because that is the right way my conscience is before God.

Back to Mr. William Candela being 'out to get' someone, no, that is not me. I do not know the letter of the law as he and the Judge do, so I handled the matter from what I know to be the right way, but if you take note of the first papers I submitted to the Court you will see I put Miami-Dade County. I am sorry if I caused any harm to Assistant County Attorney William Candela. I just want to get justice—not a person.

WHEREFORE, the Plaintiff respectfully requests this Honorable Court deny the Motion to Dismiss and allow the Plaintiff to amend the Complaint.

Respectfully submitted,

Annie L. Grimes, pro se

12200 N.E. 6<sup>th</sup> Avenue, # 209

North Miami, FL 33161

3CASE NO: 10-23996-CIV-JORDAN

### **CERTIFICATE OF SERVICE**

I hereby certify that on January <u>/O</u>, 2011, the foregoing was served by U.S. Mail on all persons on the Service List.

Annie L. Grimes

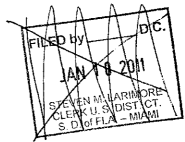
### Service List

R. A. Cuevas, Jr. Miami-Dade County Attorney Stephen P. Clark Center 111 N.W. 1<sup>st</sup> Street, Suite 2810 Miami, FL 33128

Eric A. Rodriguez Assistant County Attorney Miami-Dade County Attorney's Office Stephen P. Clark Center 111 N.W. 1<sup>st</sup> Street, Suite 2810 Miami, FL 33128

## UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF FLORIDA

CASE NO: 10-23996-CIV-JORDAN



OTTO TO ESTATE OF TORISMIN	1 X TEAK IT SILL
ANNIE L. GRIMES,	S. D of FLA
Plaintiff,	
vs.	
MIAMI-DADE COUNTY Defendants.	
/	
ORDER ON MOTION TO DISMISS AND MOTION TO AMENI	O COMPLAINT
THIS CAUSE having come before the Court upon the Defendant	t's Motion to
Dismiss the Complaint and the Plaintiff's Motion to Amend, the Court I	naving read the
pleadings, and being otherwise advised in the premises, it is hereby	
ORDERED and ADJUDGED that:	
DONE and ORDERED this <u>ID</u> day of January, 2011.	
District Court Judge	

Copies furnished to:
All counsel on the attached Service List

2CASE NO: 10-23996-CIV-JORDAN

# Service List

Plaintiff:

Annie L. Grimes, pro se 12200 N.E. 6<sup>th</sup> Avenue, # 209 North Miami, FL 33161

Defendant:

R. A. Cuevas, Jr. Miami-Dade County Attorney Stephen P. Clark Center 111 N.W. 1<sup>st</sup> Street, Suite 2810 Miami, FL 33128

Eric A. Rodriguez Assistant County Attorney Miami-Dade County Attorney's Office Stephen P. Clark Center 111 N.W. 1st Street, Suite 2810 Miami, FL 33128

CASE NO. 10-23996-CIV-JORDAN

ANNIE GRIMES,

Plaintiff,

VS.

MIAMI-DADE COUNTY AVIATION, et al.

Defendant.

# DEFENDANTS' REPLY MEMORANDUM IN SUPPORT OF MOTION TO DISMISS

Plaintiff filed a response to the motion to dismiss in which she agreed that all defendants should be dismissed and that the only remaining defendant should be Miami-Dade County. While Miami-Dade County ("the County") does not concede that Plaintiff has a valid cause of action against it, the County agrees with the Plaintiff that the other defendants should all be dismissed.

Case No. 10-23996-CIV-JORDAN

WHEREFORE, it is respectfully requested that the Court grant the motion to dismiss the Complaint.

Respectfully submitted,

R. A. CUEVAS, JR. Miami-Dade County Attorney Stephen P. Clark Center 111 N.W. 1st Street, Suite 2810 Miami, Florida 33128

By: s/ Eric A. Rodriguez

Eric A. Rodriguez Assistant County Attorney Florida Bar No. 970875

Telephone: (305) 375-1321 Facsimile: (305) 375-5634

E-mail: ear2@miamidade.gov

Attorney for Defendant Miami-Dade County

Case No. 10-23996-CIV-JORDAN

#### **CERTIFICATE OF SERVICE**

I hereby certify that on January 21, 2011, I electronically filed the foregoing document with the Clerk of the Court using CM/ECF. I also certify that the foregoing document is being served this day on all counsel of record or pro se parties identified on the attached Service List in the manner specified, either via transmission of Notices of Electronic Filing generated by CM/ECF or in some other authorized manner for those counsel or parties who are not authorized to receive electronically Notices of Electronic Filing.

s/ Eric A. Rodriguez Eric A. Rodriguez

#### SERVICE LIST CASE NO. 10-23996-CIV-JORDAN

Annie L. Grimes 12200 NE 6 Avenue N. Miami, FL 33161 Plaintiff Service by U.S. Mail Eric A. Rodriguez
Assistant County Attorney
E-Mail: ear2@miamidade.gov
Miami-Dade County Attorney's Office
Stephen P. Clark Center
111 N.W. 1st Street, Suite 2810
Miami, Florida 33128
Telephone: (305) 375-5151
Facsimile: (305) 375-5634
Attorney for Defendants
Filing Party/No Service

CASE NO. 10-23996-CIV-JORDAN

ANNIE GRIMES,

Plaintiff,

VS.

MIAMI-DADE COUNTY AVIATION, et al.

Defendant.

## DEFENDANTS' RESPONSE TO PLAINTIFF'S MOTION TO AMEND THE COMPLAINT

Plaintiff filed a response to the motion to dismiss and in her response she also filed a motion to amend the Complaint to remove the Aviation Department, the Housing Agency and the Williams Candela as defendants. While Miami-Dade County ("the County") does not concede that Plaintiff has a valid cause of action against it, the County agrees that Plaintiff should be permitted to file an amended complaint that removes the Aviation Department, the Housing Agency and William Candela as defendants in this action and therefore has no objection to Plaintiff's motion to amend. Should the Court grant the motion to amend, the County respectfully requests that it be granted fourteen (14) days from the date of the Court's order to file a response to an amended complaint.

Case No. 10-23996-CIV-JORDAN

Respectfully submitted,

R. A. CUEVAS, JR. Miami-Dade County Attorney Stephen P. Clark Center 111 N.W. 1st Street, Suite 2810 Miami, Florida 33128

By: s/ Eric A. Rodriguez

Eric A. Rodriguez Assistant County Attorney

Assistant County Attorney

Florida Bar No. 970875

Telephone: (305) 375-1321 Facsimile: (305) 375-5634

E-mail: ear2@miamidade.gov

Attorney for Defendant Miami-Dade County

Case No. 10-23996-CIV-JORDAN

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s/ Eric A. Rodriguez Eric A. Rodriguez

#### SERVICE LIST CASE NO. 10-23996-CIV-JORDAN

Annie L. Grimes 12200 NE 6 Avenue N. Miami, FL 33161 Plaintiff Service by U.S. Mail Eric A. Rodriguez
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Facsimile: (305) 375-5634
Attorney for Defendants
Filing Party/No Service

#### MIAMI DIVISION

CASE NO. 10-23996-CIV-JORDAN

ANNIE L. GRIMES,	)
Plaintiff	)
vs.	)
MIAMI-DADE COUNTY,	)
Defendant	ý
	)

#### ORDER

Annie L. Grimes's motion to amend her complaint [D.E. 13] is GRANTED. The defendants' motion to dismiss [D.E. 10] is DENIED AS MOOT. All defendants, except Miami-Dade County, are dismissed from this case. Ms. Grimes's amended complaint [D.E. 11] is now the operative complaint.

Miami-Dade shall respond to the amended complaint by no later than February 10, 2011.

DONE and ORDERED in chambers in Miami, Florida, this 25<sup>th</sup> day of January, 2011.

Adalberto Jordan

United States District Judge

Copy to:

All counsel of record Annie L. Grimes 12200 NE 6th Avenue

#209

North Miami, FL 33161

Pro Se

CASE NO. 10-23996-CIV-JORDAN

ANNIE GRIMES,

Plaintiff,

VS.

MIAMI-DADE COUNTY,

Defendant.

### DEFENDANTS' MOTION TO DISMISS AMENDED COMPLAINT AND INCORPORATED MEMORANDUM OF LAW

Defendant Miami-Dade County ("the County") moves to dismiss the amended complaint pursuant to Rules 8(a), 10 and 12(b)(6) of the Federal Rules of Civil Procedure and states as follows:

Plaintiff filed a complaint against several defendants other than the County. Plaintiff requested and received permission from the Court to file an amended Complaint and has served that Amended Complaint on the County.

The Amended Complaint must be dismissed because it fails to state a claim against the County for employment discrimination under Title VII of the Civil Rights Act in violation of Rules 8(a), 10 and 12(b)(6) in that it does not set forth a short plain statement of facts that demonstrates that the Plaintiff is entitled to relief and does not provide for numbered paragraphs. Instead, the three-page complaint merely mentions a history of alleged discrimination, a request for records that she alleged not to have before a meeting and then concludes that she suffered a history of discrimination. Although Plaintiff is *pro se*, she must allege more than that to state a claim. Accordingly, the Amended Complaint must be dismissed.

#### MEMORANDUM OF LAW

## A. The Amended Complaint Must Be Dismissed Because It Fails To Comply With Even the Most Basic Pleading Standards

The Amended Complaint merely makes conclusory allegations about discrimination and retaliation with not even a skeleton of facts to demonstrate that she has a plausible claim against the County for employment discrimination under Title VII. Thus, the Amended Complaint fails to comply with Rule 8(a) requirement of a short and plain statement of the facts. Additionally, the Amended Complaint fails to comply with Rule 10 of the Federal Rules of Civil Procedure because the Amended Complaint is a rambling narrative not separated into paragraphs and counts.

To properly state a claim, a complaint must contain a "short and plain statement of the claim showing that the pleader is entitled to relief." Fed. R. Civ. P. 8(a)(2). The Supreme Court has recently clarified that while the pleading standard of Rule 8 "'does demand "more than an un-adorned, the-defendant-unlawfully-harmed-me accusation." *Ashcroft v. Iqbal*, 556 U.S. \_\_\_\_, 129 S.Ct. 1937, 1949, 173 L.Ed. 868 (2009)((quoting Bell Atlantic Corp., v. Twombly, 550 U.S. 544, 555, 127 S.Ct. 1955, 167 L.Ed. 929 (2007)). More to the point, the court explained that "to survive a motion to dismiss, a complaint must contain sufficient factual matter, accepted as true, to 'state a claim to relief that is plausible on its face.'" *Id.* (quoting *Twombly*, 550 U.S. at 570, 127 S.Ct. 1955). Although *pro se* pleadings are given some leeway, a *pro se* litigant's complaint must comply with the pleading rules set forth above.

In this case, the Amended Complaint fails to meet the minimum pleading standards in that it fails to set forth even the bare minimum of facts to establish the elements of a Title VII claim. Faced with a complaint similar to the Amended Complaint here, a District Court recently granted a motion to dismiss on the same grounds sought in this motion. See Washington v.

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Case No. 10-23996-CIV-JORDAN

Sprint Food Stores, Inc., 2010 WL 5463137 (N.D. Ga. Dec. 2, 2010)(dismissing pro se litigant's Title VII claim for failure to meet basic pleading requirements of Rule 8).

Additionally, the Amended Complaint does not even allege that she received a right-to-sue letter. A plaintiff must allege that all conditions precedent have been satisfied which in a Title VII action requires that the plaintiff be issued a right-to-sue letter and that the action be filed timely after receipt of the right-to-sue letter. Since the Amended Complaint did not allege such compliance, it must be dismissed for failure to allege timely compliance with this critical condition precedent. See 42 U.S.C. §2000e-5)(f)(1).

WHEREFORE, it is respectfully requested that the Amended Complaint be dismissed.

Respectfully submitted,

R. A. CUEVAS, JR. Miami-Dade County Attorney Stephen P. Clark Center 111 N.W. 1st Street, Suite 2810 Miami, Florida 33128

By: s/ Eric A. Rodriguez

Eric A. Rodriguez Assistant County Attorney Florida Bar No. 970875 Telephone: (305) 375-1321

Facsimile: (305) 375-5634

E-mail: ear2@miamidade.gov

Attorney for Defendant Miami-Dade County

Case No. 10-23996-CIV-JORDAN

#### **CERTIFICATE OF SERVICE**

I hereby certify that on February 10, 2011, I electronically filed the foregoing document with the Clerk of the Court using CM/ECF. I also certify that the foregoing document is being served this day on all counsel of record or pro se parties identified on the attached Service List in the manner specified, either via transmission of Notices of Electronic Filing generated by CM/ECF or in some other authorized manner for those counsel or parties who are not authorized to receive electronically Notices of Electronic Filing.

<u>s/Eric A. Rodriguez</u> Eric A. Rodriguez

#### SERVICE LIST CASE NO. 10-23996-CIV-JORDAN

Annie L. Grimes 12200 NE 6 Avenue N. Miami, FL 33161 Plaintiff Service by U.S. Mail Eric A. Rodriguez
Assistant County Attorney
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Miami-Dade County Attorney's Office
Stephen P. Clark Center
111 N.W. 1st Street, Suite 2810
Miami, Florida 33128
Telephone: (305) 375-5151
Facsimile: (305) 375-5634
Attorney for Defendants
Filing Party/No Service

(Rev. 10/2002) General Document

### United States District Court

#### Southern District of Florida

Case Number: 10-23996-CIV-JORDAN

ANNIE L. GRIMES	FILED by AL D.C.
Plaintiff(s)	FEB 1 8 2011 STEVEN M. LARIMORE
v.	CLERK U. S. DIST. CT. S. D. of FLA. – MIAMI
MIAMI-DADE COUNTY	
Defendant(s)	
RESPONSE TO DEFENDANT'S MOTION (TITLE OF D	
I,Annie Grimes,	plaintiff or defendant, in the above styled cause,
file this response to defendant Miami-Dade County's motion	to dismiss the amended complaint.
The defendant requests that my amended complaint be dism	sissed because it fails to state a claim against it for
employment discrimination under Title VII of the Civil Rights	Act, because it does not provide a short and plain
statement of facts showing I am entitled to relief and my state	ements are not separated into paragraphs and counts.
Additionally, the defendant states my amended complaint do	es not allege that I received a right-to-sue letter.
My amended complaint does state a claim for employment d	iscrimination under Title VII of the Civil Rights Act
and I have already provided the Court with a right-to-sue letter	er.
	NA.
In order to fix the problems with my amended complaint, I res	spectfully ask the Court to allow me to file a second
amended complaint. Attached is the proposed second amen	ded complaint.

(Rev. 10/2002) General Document Certificate of Service \_\_\_\_\_\_, certify that on this date <u>DQ / 18 / 201</u>/ Annie L. Grimes of the foregoing document was mailed to: Eric A. Rodriguez, Dade County Attorney's Office, 111 NW 1st Street, name(s) and address(es) Suite 2810, Miami, FL 33128 By: Annie L. Grimes Printed or typed name of Filer Florida Bar Number E-mail address 305-892-0051 Phone Number Facsimile Number 12200 NE 6th Avenue, #209 Street Address North Miami, FL 33161

City, State, Zip Code

Jocument 19 Entered on FLSD Dock 02/18/2011 Page 2 of 2

### United States District Court

#### Southern District of Florida

Case Number: 10-23996-CIV-JORDAN

ANNIE L. GRIMES	FILED by AC D.C.
Plaintiff(s)	-
v.	FEB 1 8 2011
	STEVEN M. LARIMORE CLERK U. S. DIST. CT.
MIAMI-DADE COUNTY	S. D. of FLA MIAMI
	-
	-
	_
Defendant(s)	
	0 0 1
COMP	LAINT AMENd
I, Annie L. Grimes	plaintiff, in the above styled cause, sues
defendant(s); Miami-Dade County	•
(Allegation of jurisdiction, i.e., under which j this action is being filed)	federal law or section of the U.S. Constitution
This action is filed under: Title VII of the Civil Rights Act of	1964, as amended, for employment discrimination.
Title VII forbids employers from retaliating, or from taking ad	verse personnel action against, employees who
exercise their lawful and protected rights under Title VII.	
·	
·	

### (Statement of Facts)

1. I participated in an activity protected by Title VII when I filed a previous employment discrimination charge
against Miami-Dade County and resolved the issue by withdrawing my charge and signing a settlement agreement.
2. In retaliation for participating in an activity protected by Title VII, I was demoted from my position/job duties and
assigned to work as a clerk.
3. I filed an EEOC charge regarding this and received a right-to-sue letter dated August 11, 2010. Attached is a copy
of the right-to-sue letter regarding EEOC Charge No. 846-2009-02802. I filed my original complaint in federal court on
November 4, 2010, well within the 90 days allowed under the law.
4. I have suffered and continue to suffer irreparable injury caused by the defendant's illegal conduct including, but not
limited to, emotional distress, pain, suffering, humiliation, loss of enjoyment of life, lost earnings and lost earning
capacity.

### (Relief request, i.e., State what you want the Court to do or award)

Wherefore, plaintiff requests that the Court enter	er an order:
a. prohibiting the defendant from engaging in a	octs of discrimination and retaliation;
	I to for employment benefits she would have received, but for the
	· · · · · · · · · · · · · · · · · · ·
discriminatory and retaliatory acts and practices	
c. award the plaintiff compensatory damages ag	gainst the defendant in an amount that is fair; and
d. order any other relief she is due that the Cou	ırt deems proper and just.
Pylaintiff demands a New Year Pur.	
7- 70707	
Signed this 18 day of February	18
Signed this 10 day of 1 coloury	
•	O $AM$
Annie L. Grimes	Land A Amm
Printed or typed name of Filer	Signature of Filer
Florida Bar Number	E-mail address
305-892-0051 Phone Number	Faccinila Nymhan
12200 NE 6th Avenue, #209	Facsimile Number
Street Address	
North Miami, FL 33161	
City, State, Zip Code	
er en war e e e e e	

Case 1:10-cv-23996-AJ Document 20 Entered on FLSD Docket 02/18/2011 Page 4 of 4
Case 1:10-cv-23996-AJ Document 1 Entered on FLSD Docket 1/04/2010 Page 6 of 16

EEOC Fo	m 161 (11/09)	U.S. EQUAL EMPLO	YMENT OPPORTUNI	TY COMMISSION	
		DISMISSAL	AND NOTICE OF	RIGHTS	
1:	nnie L. Gr 2200 NE 61 liami, FL 3	h Avenue. #209	From:	Miami District Office 2 South Biscayne Blvd Suite 2700 Miami, FL 33131	
	]	On behalf of person(s) aggrieved whose CONFIDENTIAL (29 CFR §1601.7(a))	identity is		
EEOC C	narge No.	EEOC Representati	ve	Telep	hone No.
846-200	09-02802	Dennis Kendri	ck,		
		Investigator	<del></del>	(305)	808-1807
THEE	OC IS CLO	OSING ITS FILE ON THIS CHARGI	FOR THE FOLLOW	VING REASON:	
L	The fac	ts alleyed in the charge fail to state a cl	aim under any of the sta	atutes enforced by the EEOC.	
	Your all	egations did not involve a disability as d	efined by the American	s With Disabilities Act.	
	!	spondent employs less than the required			he statutes.
	Your ch	arge was not timely filed with EEOC nation to file your charge			
X	The EE(	OC issues the following determination: on obtained establishes violations of the tes. No finding is made as to any other	e staniaes i dis dossi	BOI CODING that the meaning is	• !-
		C has adopted the findings of the state			
	Other (br	iefly state)	,		
		•			
		- NOTICE (See the additional i	OF SUIT RIGHTS information ettached to this	- is form.)	
You may fill lawsuit mus	e a lawsuit st be filed	ans with Disabilities Act, the Gen apployment Act: This will be the only against the respondent(s) under for WITHIN 90 DAYS of your receipt filing suit based on a claim under s	y notice of dismissal deral law based on t of this potice: or w	and of your right to sue that this charge in federal or state	we will send you.
whogen en r	, an action!	EPA suits must be filed in federal of ment. This means that backpay duay not be collectible.	or state court within 2 e for any violations	years (3 years for willful viola that occurred <u>more than 2</u>	itions) of the years (3 years)
		On	behalf of the Commiss	ion AUG	1-1 2010
Englander 1-1		- Habit	Kall VI	/ 型性的产品的。	Well District Office
Enclosures(s)			Franklin-Thomas District Director		ate Mailed)
CC: SECTION	linna Onnal	-11 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4		e igrega	

William Candella, Assistant County Attorney MIAMI DADE COUNTY 111 N.W. First St., Suite 2810 Miami, FL 33128

CASE NO. 10-23996-CIV-JORDAN

ANNIE GRIMES,

Plaintiff,

vs.

MIAMI-DADE COUNTY,

Defendant.

#### DEFENDANT'S MOTION TO DISMISS AMENDED COMPLAINT AND SUPPORTING MEMORANDUM OF LAW

Defendant Miami-Dade County ("the County") files this reply memorandum in support of its motion to dismiss the Amended Complaint and states as follows:

Plaintiff's response conceded the need for amending the complaint a second time.

Plaintiff has also requested the opportunity to file a second Amended Complaint to correct the deficiencies in the Amended Complaint.

In light of Plaintiff's request, Defendant respectfully submits that the motion to dismiss the amended complaint should be granted and Plaintiff should be granted leave to file a Second Amended Complaint to attempt to cure the deficiencies in the Amended Complaint.

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Case No. 10-23996-CIV-JORDAN

WHEREFORE, it is respectfully requested that the Amended Complaint be dismissed and that Plaintiff be granted leave to file a Second Amended Complaint.

Respectfully submitted,

R. A. CUEVAS, JR. Miami-Dade County Attorney Stephen P. Clark Center 111 N.W. 1st Street, Suite 2810 Miami, Florida 33128

By: s/ Eric A. Rodriguez

Eric A. Rodriguez Assistant County Attorney Florida Bar No. 970875

Telephone: (305) 375-1321 Facsimile: (305) 375-5634

E-mail: ear2@miamidade.gov

Attorney for Defendant Miami-Dade County

Case No. 10-23996-CIV-JORDAN

#### **CERTIFICATE OF SERVICE**

I hereby certify that on February 28, 2011, I electronically filed the foregoing document with the Clerk of the Court using CM/ECF. I also certify that the foregoing document is being served this day on all counsel of record or pro se parties identified on the attached Service List in the manner specified, either via transmission of Notices of Electronic Filing generated by CM/ECF or in some other authorized manner for those counsel or parties who are not authorized to receive electronically Notices of Electronic Filing.

s/ Eric A. Rodriguez Eric A. Rodriguez

#### SERVICE LIST CASE NO. 10-23996-CIV-JORDAN

Annie L. Grimes 12200 NE 6 Avenue N. Miami, FL 33161 Plaintiff Service by U.S. Mail Eric A. Rodriguez
Assistant County Attorney
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Facsimile: (305) 375-5634
Attorney for Defendants
Filing Party/No Service

#### MIAMI DIVISION

CASE NO. 10-23996-CIV-JORDAN

ANNIE L. GRIMES,	)
Plaintiff	)
vs.	)
MIAMI-DADE COUNTY,	)
Defendant	)
·	)

#### ORDER

For the following reason, Miami-Dade County's motion to dismiss [D.E. 18] is DENIED AS MOOT.

Miami-Dade County moved to dismiss Ms. Grimes's amended complaint. In response, Annie L. Grimes moved to amend her complaint. In its reply, Miami-Dade County did not oppose Ms. Grimes's motion for leave.

Ms. Grimes shall file a second amended complaint by March 20, 2011.

DONE and ORDERED in chambers in Miami, Florida, this 2<sup>nd</sup> day of March, 2011.

Adalberto Jordan

United States District Judge

Copy to:

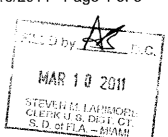
All counsel of record Annie L. Grimes 12200 NE 6th Avenue

#209

North Miami, FL 33161

Pro Se

CASE NO: 10-23996-CIV-JORDAN



ANNIE L. GRIMES,

Plaintiff,

VS.

MIAMI-DADE COUNTY Defendants.

#### SECOND AMENDED COMPLAINT

The plaintiff, Annie L. Grimes in the above styled cause, sues defendant(s) Miami -Dade County

Title VII of the Civil Rights Act of 1964, as amended for employment discrimination. Title VII forbids employers from retaliating or from taking adverse personnel action against, employees who exercise their lawful and protected rights under Title VII.

### (Statement of facts)

- I participated in an activity protected by Title VII when I filed a previous employment discrimination charge against Miami Dade County and resolved the issue by withdrawing my change and signing a settlement agreement.
- 2. In retaliation for participating in an activity protected by Title VII, I was demoted from my position/job duties and assigned to work as a clerk.
- 3. I filed an EEOC charge regarding this and received a right-to-sue letter dated August 11, 2010. Attached is a copy of the-right-to-sue letter regarding EEOC Charge No. 846-2009-02802. I filed my original complaint in federal court on November 4, 2010, well within the 90 days allowed under the law.

Case 1:10-cv-23996-AJ Jocument 23 Entered on FLSD Doc. dt 03/10/2011 Page 2 of 3 2CASE NO: 10-23996-CIV-JORDAN

4. I have suffered and continue to suffer irreparable injury caused by the defendant's illegal conduct including, but not limited to, emotional distress, pain, suffering, humiliation, loss of enjoyment of life in the work-place, lost earnings and lost earning capacity.

(Relief request i.e. State what you want the Court to do or award)

Plaintiff requests that the Court enter an order.

- a. Prohibiting the defendant from engaging in acts of discrimination and retaliation.
- b. Award the plaintiff all damages she is entitled to for employment benefits she would have received, but for the discriminatory and retaliatory acts and practices of defendant.
- c. Award the plaintiff compensatory damages against the defendant in an amount that is fair, and

March

d. Order any other relief she is due that the Court deems proper and just.

Signed this <u>/ / / \_\_\_\_</u>day of

F

2011

Printed or typed name of filer

Signature of filer

Plaintiff:

Annie L. Grimes, pro se 12200 N.E. 6<sup>th</sup> Avenue, # 209 North Miami, FL 33161

Defendant:

Eric A. Rodriguez
Assistant County Attorney
Miami-Dade County Attorney's Office
Stephen P. Clark Center
111 N.W. 1<sup>st</sup> Street, Suite 2810
Miami, FL 33128

Case 1:10-cv-23996-AJ Jocument 23 Entered on FLSD Dock 03/10/2011 Page 3 of 3

Case 1:10-cv-23996-AJ Jocument 1 Entered on FLSD Dock 11/04/2010 Page 6 of 16

EEOC Form	U.S. EQUAL EMPLOYMENT OPPORTUNITY COMMISSION					
DISMISSAL AND NOTICE OF RIGHTS						
122	nie L. Gri 200 NE 6tl ami, FL 33	Avenue, #209		From:	Miami District Of 2 South Biscayne Suite 2700 Miami, FL 33131	
		On behalf of person(s) a CONFIDENTIAL (29 CF	aggrieved whose identity is R §1601.7(a))	<del></del>		
EEOC Cha	irge No.	EEC	OC Representative			Telephone No.
846-2009	)_กวยกว		nnis Kendrick,			40
<del></del> -		<del></del>	estigator			(305) 808-1807
THE EEC			HIS CHARGE FOR THE F			
لـــا	The fact	s alleyed in the charge f	Bil to state a claim under any o	of the sta	atutes enforced by the	EEOC.
	Your alle	egations did not involve a	a disability as defined by the A	merican	ns With Disabilities Ac	<b>t</b> .
	The Res	pondent employs less th	an the required number of em	ployees	or is not otherwise c	overed by the statutes.
	Your cha	arge was not timely fik ation to fite your charge	ed with EEOC; in other wo	rds, you	ı waited too long at	iter the date(s) of the alleged
X	The EEOC issues the following determination: Based upon its investigation, the EEOC is unable to conclude that the information obtained establishes violations of the statutes. This does not certify that the respondent is in compliance with the statutes. No finding is made as to any other issues that might be construed as having been raised by this charge.					SDODdent is in compliance with
	The EEOC has adopted the findings of the state or local fair employment practices agency that investigated this charge.				· · · · · · · · · · · · · · · · · · ·	
Other (briefly state)						
		(Se	- NOTICE OF SUIT Reset the additional information attack			
You may file lawsuit mus	ion in Eir a lawsuit t be filed	iployment Act: This vagainst the responde WITHIN 90 DAYS of	Act, the Genetic Informa will be the only notice of dient(s) under federal law basyour receipt of this noticellam under state law may	smissal sed on t se: or vi	l and of your right to this charge in feder our right to sue has	o sue that we will send you.
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		•	On behalf of the C	Commiss	sion /	AUG 1-1 2010
Enclosures(s)		<del>(</del>	Delner Franklin-Tho Acting District Dire			(Date Mailed)
cc: Will	am Cand	elia, Assistant Coun	_	<b>-</b>		

William Candella, Assistant County Attorney MIAMI DADE COUNTY 111 N.W. First St., Suite 2810 Miami, FL 33128 Case 1:10-cv-23996-AJ Jocument 24 Entered on FLSD Doc. 2 03/10/2011 Page 1 of 2

## UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF FLORIDA

CASE NO: 10-23996-CIV-JORDAN

FILED by D.C.

MAR 10 2011

STEVEN M. LARIMORE
CLAFK M.S. DIGT. CT.
C. D. RETTA - MIAM!

ANNIE L. GRIMES,

Plaintiff,

Vs.

MIAMI-DADE COUNTY

Defendant.

#### RESPONSE TO SECOND AMENDED CAMPLAINT

In order to fix the problems with my amended complaint, I respectfully ask the court to allow me to file a second amended complaint.

The Plaintiff, Annie L. Grimes, responds to the Motion to Dismiss second amended complaint of employment discrimination under Title VII of the Civil Rights Act of 1964. Because it fails to state against it employment discrimination under Title VII of the Civil Rights Act of 1964, because it does not separated in paragraphs and counts. Additionally, the defendant states my amended complaint does not allege that I received a right-to-sue- letter. My amended complaint does state a claim for employment under Title VII of the Civil Rights Act and I have already provided the Court with a right-to-sue letter.

Respectfully submitted,

Annie L. Grimes, pro se

12200 N.E. 6th Avenue, # 209

North Miami, FL 33161

Case 1:10-cv-23996-AJ ocument 24 Entered on FLSD Doc 03/10/2011 Page 2 of 2 2CASE NO: 10-23996-CIV-JORDAN

#### **CERTIFICATE OF SERVICE**

I hereby certify that on March, 2011, U.S. Mail served the foregoing on all persons on the Service List.

Annie L. Grimes

Service List

R. A. Cuevas, Jr. Miami-Dade County Attorney Stephen P. Clark Center 111 N.W. 1<sup>st</sup> Street, Suite 2810 Miami, FL 33128

Eric A. Rodriguez
Assistant County Attorney
Miami-Dade County Attorney's Office
Stephen P. Clark Center
111 N.W. 1<sup>st</sup> Street, Suite 2810
Miami, FL 33128

MAR 2 2 2011

CASE NO: 10-23996-CIV-JORDAN

STEVEN M. LARIMORE CLERK U. S. DIST. CT. S. D. of FLA. – MIAMI

ANNIE L. GRIMES,

Plaintiff,

Vs.

MIAMI-DADE COUNTY

Defendant.

### MOTION TO ADD THIRD AMENDED COMPLAINT LETTER ISSUE BY EEOC ON MARCH 03, 2011 RIGHTS TO SUIT

The Plaintiff, Annie L. Grimes, I respectfully ask the court to allow me to file a third amended complaint, that was issue to me by the EEOC dated March 03, 2011 #510-2010-05346, which was part of Document #1 that I filed on November 04, 2010 but did not have this letter of my right to suite at that time just the charges, so it the second letter -Notice of suit rights- for charges #510-2010-05346 which I gave as a copy to court at the time as evidence to support my case.

Respectfully submitted,

Annie L. Grimes, pro se

12200 N.E. 6<sup>th</sup> Avenue, # 209

North Miami, FL 33161

Case 1:10-cv-23996-AJ ocument 25 Entered on FLSD Doc 03/23/2011 Page 2 of 2

2CASE NO: 10-23996-CIV-JORDAN

### **CERTIFICATE OF SERVICE**

I hereby certify that on March \_\_\_\_\_\_\_, 2011, U.S. Mail served the foregoing on all persons on the Service List.

Annie L. Grimes, pro se

Service List

R. A. Cuevas, Jr. Miami-Dade County Attorney Stephen P. Clark Center 111 N.W. 1<sup>st</sup> Street, Suite 2810 Miami, FL 33128

Eric A. Rodriguez Assistant County Attorney Miami-Dade County Attorney's Office Stephen P. Clark Center 111 N.W. 1<sup>st</sup> Street, Suite 2810 Miami, FL 33128

CASE NO: 10-23996-CIV-JORDAN

MAR 2 2 2011

STEVEN M. LARIMORE
CLERK U.S. DIST. CT.
S. D. of FLA. - MIAMI

ANNIE L. GRIMES,

Plaintiff,

VS.

MIAMI-DADE COUNTY Defendants.

# THIRD AMENDED COMPLAINT TO ADDED - NOTICE OF SUIT RIGHT- ISSUE ON MARCH 03, 2011 BY EEOC

The plaintiff, Annie L. Grimes in the above styled cause, sues defendant(s) Miami -Dade County

I filed an EEOC charge regarding this and received a right-to-sue letter dated March 03, 2011. Attached is a copy of the-right-to-sue letter regarding EEOC Charge No. 510-2010-05346 which I did not have at that time. I filed my original complaint in federal court on November 4, 2010, well within the 90 days allowed under the law.

To the opponent-at-law I attached a copy of both charges with the letter of right to suit to the complaint (new) letter#510-2010-05346 (old) #846-2009-02802, please see attachment, also copies was filed in the court as well.

Title VII of the Civil Rights Act of 1964, as amended for employment discrimination. Title VII forbids employers from retaliating or from taking adverse personnel action against, employees who exercise their lawful and protected rights under Title VII.

(Statement of facts)

2CASE NO: 10-23996-CIV-JORDAN

 I participated in an activity protected by Title VII when I filed a previous employment discrimination charge against Miami Dade County and resolved the issue by withdrawing my change and signing a settlement agreement.

- 2. In retaliation for participating in an activity protected by Title VII, I was demoted from my position/job duties and assigned to work as a clerk.
- 3. I filed an EEOC charge regarding this and received a right-to-sue letter dated August 11, 2010. Attached is a copy of the-right-to-sue letter regarding EEOC Charge No. 846-2009-02802. I filed my original complaint in federal court on November 4, 2010, well within the 90 days allowed under the law.
- 4. I have suffered and continue to suffer irreparable injury caused by the defendant's illegal conduct including, but not limited to, emotional distress, pain, suffering, humiliation, loss of enjoyment of life in the work-place, lost earnings and lost earning capacity.

(Relief request i.e. State what you want the Court to do or award)

Plaintiff requests that the Court enter an order.

- a. Prohibiting the defendant from engaging in acts of discrimination and retaliation.
- b. Award the plaintiff all damages she is entitled to for employment benefits she would have received, but for the discriminatory and retaliatory acts and practices of defendant.
- Award the plaintiff compensatory damages against the defendant in an amount that is fair, and

March

d. Order any other relief she is due that the Court deems proper and just.

Signature of filer

3CASE NO: 10-23996-CIV-JORDAN

Plaintiff: Annie L. Grimes, pro se 12200 N.E. 6<sup>th</sup> Avenue, # 209 North Miami, FL 33161

Defendant:
Eric A. Rodriguez
Assistant County Attorney
Miami-Dade County Attorney's Office
Stephen P. Clark Center
111 N.W. 1<sup>st</sup> Street, Suite 2810
Miami, FL 33

EEOC Form 161 (11/09)

#### U.S. EQUAL EMPLOYMENT OPPORTUNITY COMMISSION

#### **DISMISSAL AND NOTICE OF RIGHTS**

1220	e L. Grimes 0 N.E. 6th Avenue, #209 ni, FL 33161	Prom.	2 South Biscayne Bl Suite 2700 Miami, FL 33131	
	On behalf of person(: CONFIDENTIAL (29	s) aggrieved whose identity is CFR §1601.7(a))		
EEOC Charg	<del></del>	EEOC Representative		Telephone No.
		Dennis Kendrick,		(000) 000 4000
510-2010-		nvestigator		(305) 808-1807
THE EEO		I THIS CHARGE FOR THE FOLLO		-00
	The facts alleged in the charg	ge fail to state a claim under any of the	statutes enforced by the El	±OC.
	Your allegations did not involve	ve a disability as defined by the Americ	ans With Disabilities Act.	
	The Respondent employs less	s than the required number of employe	es or is not otherwise cove	red by the statutes.
· 🗀	Your charge was not timely discrimination to file your char	r filed with EEOC; in other words, y	ou waited too long after	the date(s) of the alleged .
X	information obtained establish	ing determination: Based upon its in hes violations of the statutes. This do nde as to any other issues that might be	es not certify that the response	ondent is in compliance with
	The EEOC has adopted the findings of the state or local fair employment practices agency that investigated this charge.			
	Other (briefly state)			
		- NOTICE OF SUIT RIGH (See the additional information attached to		
Discrimina You may file lawsuit mus	tion in Employment Act: T e a lawsuit against the respo et be filed <u>WITHIN 90 DAYS</u>	ties Act, the Genetic Information This will be the only notice of dismisondent(s) under federal law based of four receipt of this notice; con a claim under state law may be on	sal and of your right to on this charge in federa or your right to sue based	sue that we will send you. I or state court. Your
alleged EPA		be filed in federal or state court with s that backpay due for any violati tible.		
		On behalf of the com	mission	MAR 03 2011
		(Va 214		EEOC Miami District Office
Enclosures(s)	<del>-</del>	Delner Franklin-Thoma Acting District Directo		(Date Mailed)

Carlos Jose, Assistant Director MIAMI-DADE AVIATION DEPARTMENT P.O. Box 022504 Miami, FL 33102

CC:

Case 1:10-cv-23996-AJ ocument 26 Entered on FLSD Dock 03/23/2011 Page 5 of 7

CHARGE OF DISCRIMINATION	Charge Presented To: Agency(ies) Charge No(s):			
This form is affected by the Privacy Act of 1974. See enclosed Privacy Act		FEPA		
Statement and other information before completing this form.	X	EEOC	510-2010-05346	
			and EEOC	
State or local Agenc	y, if any			
Name (Indicate Mr., Ms., Mrs.)		Home Phone (Incl. Area		
Ms. Annie L. Grimes	- 4 71D O - 4 -	(305) 892-00	51 07-22-1949	
Street Address City, State at 12200 NE 6th Avenue, #209, Miami, FL 33161	no ZIP Code			
Named is the Employer, Labor Organization, Employment Agency, Apprenticeship Discriminated Against Me or Others. (If more than two, list under PARTICULARS		State or Local Governme	ent Agency That I Believe	
Name	·	No. Employees, Members	Phone No. (Include Area Code)	
MIAMI DADE AVIATION DEPARTMENT		500 or More	(305) 876-8398	
Street Address City, State at	nd ZIP Code			
P.O. Box 025504, Miami, FL 33102				
Name		No. Employees, Members	Phone No. (Include Area Code)	
Street Address City, State at	nd ZIP Code			
DISCRIMINATION BASED ON (Check appropriate box(es).)			RIMINATION TOOK PLACE	
RACE COLOR SEX RELIGION	NATIONAL ORIG	Earlies 04-14-2		
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THE PARTICULARS ARE (If additional paper is needed, attach extra sheet(s)):		1		
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I am a person with a disability who filed previous Title VII a	nd ADEA CI	narges.		
I am being retaliated against by being harassed by Bobbie	Philips, ma	nagement, with th	ne threat of being sent	
for a "Fit for Duty" exam even though I am working under p				
employer at the advice of my treating physician.				
I believe I am being discriminated against because of my d	isability in v	riolation of the Am	nericans With	
Disabilities Act of 1990, as amended, and retaliated agains	t in violation	n of Title VII of the	Civil Rights Act of	
1964, as amended, and in violation of the Age Discrimination	on in Emplo	yment Act of 196	7, as amended.	
I want this charge filed with both the EEOC and the State or local Agency, if any. I will advise the agencies if I change my address or phone number and I will cooperate fully with them in the processing of my charge in accordance with their	NOTARY – When	necessary for State and Lo	ocal Agency Requirements	
		that I have read the ab mowledge, information a	ove charge and that it is true to	
	SIGNATURE OF		ind benes.	
0 9/04/2010 SUBSCRIBED AND SWORN TO BEFORE ME THIS DATE (month, day, year)			IE IHIS DATE	
Date Charging Party Signature				

EEOC Form 161 (11/09)

### U.S. EQUAL EMPLOYMENT OPPORTUNITY COMMISSION

### **DISMISSAL AND NOTICE OF RIGHTS**

To:	Annie L. Grimes
	12200 NE 6th Avenue, #209
	Miami, FL 33161

1220	ie L. Grim 10 NE 6th ni, FL 331	Avenue, #209	F	From:	Miami District Office 2 South Biscayne Blvd Suite 2700 Miami, FL 33131
		On behalf of person(s) agg CONFIDENTIAL (29 CFR	§1601.7(a))		
EEOC Charg	ge No.	EEOC	Representative		Telephone No.
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			tigator		(305) 808-1807
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	The Resp	ondent employs less than	the required number of emp	loyees	or is not otherwise covered by the statutes.
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CC: William Candella, Assistant County Attorney **MIAMI DADE COUNTY** 111 N.W. First St., Suite 2810

Miami, FL 33128

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Charging Party Signature

CASE NO. 10-23996-CIV-JORDAN

ANNIE GRIMES,	
Plaintiff,	
VS.	

MIAMI-DADE COUNTY AVIATION, et al.

Defendant.

#### **DEFENDANTS' RESPONSE TO** PLAINTIFF'S MOTION FOR LEAVE TO FILE THIRD AMENDED COMPLAINT

Defendant responds to Plaintiff's motion for leave to file a third amended complaint and states that although it does not concede that Plaintiff has a valid cause of action against it, the County agrees that Plaintiff should be granted leave to file a third amended complaint.

Respectfully submitted,

R. A. CUEVAS, JR. Miami-Dade County Attorney Stephen P. Clark Center 111 N.W. 1st Street, Suite 2810 Miami, Florida 33128

By: s/ Eric A. Rodriguez

Eric A. Rodriguez

**Assistant County Attorney** 

Florida Bar No. 970875

Telephone: (305) 375-1321

Facsimile: (305) 375-5634

E-mail:

ear2@miamidade.gov

Attorney for Defendant Miami-Dade County

Case No. 10-23996-CIV-JORDAN

#### **CERTIFICATE OF SERVICE**

I hereby certify that on April 7, 2011, I electronically filed the foregoing document with the Clerk of the Court using CM/ECF. I also certify that the foregoing document is being served this day on all counsel of record or pro se parties identified on the attached Service List in the manner specified, either via transmission of Notices of Electronic Filing generated by CM/ECF or in some other authorized manner for those counsel or parties who are not authorized to receive electronically Notices of Electronic Filing.

<u>s/ Eric A. Rodriguez</u> Eric A. Rodriguez

## SERVICE LIST CASE NO. 10-23996-CIV-JORDAN

Annie L. Grimes 12200 NE 6 Avenue N. Miami, FL 33161 Plaintiff Service by U.S. Mail Eric A. Rodriguez
Assistant County Attorney
E-Mail: ear2@miamidade.gov
Miami-Dade County Attorney's Office
Stephen P. Clark Center
111 N.W. 1st Street, Suite 2810
Miami, Florida 33128
Telephone: (305) 375-5151
Facsimile: (305) 375-5634
Attorney for Defendants

Filing Party/No Service

#### MIAMI DIVISION

CASE NO. 10-23996-CIV-JORDAN

ANNIE L. GRIMES,	)
Plaintiff	)
VS.	)
MIAMI-DADE COUNTY,	)
Defendant	)
	)

#### ORDER

Annie L. Grimes's motion for leave to file a third amended complaint [D.E. 25] is GRANTED. The third amended complaint [D.E. 26] is now the operative complaint.

Miami-Dade shall respond to the amended complaint by no later April 25, 2011. DONE and ORDERED in chambers in Miami, Florida, this 11<sup>th</sup> day of April, 2011.

Adalberto Jordan

United States District Judge

Copy to:

All counsel of record Annie L. Grimes

12200 NE 6th Avenue

#209

North Miami, FL 33161

Pro Se

CASE NO. 10-23996-CIV-JORDAN

ANNIE GRIMES,
Plaintiff,
vs.
MIAMI-DADE COUNTY,
Defendant.

### DEFENDANTS' MOTION TO DISMISS THIRD AMENDED COMPLAINT AND SUPPORTING MEMORANDUM OF LAW

Defendant Miami-Dade County ("the County") moves to dismiss the amended complaint pursuant to Rules 8(a), 10 and 12(b)(6) of the Federal Rules of Civil Procedure and states as follows:

Plaintiff filed a complaint against several defendants other than the County. Plaintiff requested and received permission from the Court to amend the Complaint several times and now has filed a Third Amended Complaint.

The Third Amended Complaint must be dismissed because it fails to state a claim against the County for employment discrimination under Title VII of the Civil Rights Act in violation of Rules 8(a) and 12(b)(6) in that it does not set forth a short plain statement of facts that demonstrates that the Plaintiff is entitled to relief.

#### **MEMORANDUM OF LAW**

A. The Third Amended Complaint Must Be Dismissed Because It Fails To Comply With Even the Most Basic Pleading Standards

The Third Amended Complaint merely makes conclusory allegations and does not allege even the most basic facts to demonstrate that she has a plausible claim against the County under

Case 1:10-cv-23996-AJ Jocument 30 Entered on FLSD Doc. of 04/25/2011 Page 2 of 6

Case No. 10-23996-CIV-JORDAN

Title VII. Thus, the Amended Complaint fails to comply with Rule 8(a) requirement of a short and plain statement of the facts.

To properly state a claim, a complaint must contain a "short and plain statement of the claim showing that the pleader is entitled to relief." Fed. R. Civ. P. 8(a)(2). The Supreme Court has recently clarified that while the pleading standard of Rule 8 "does demand "more than an un-adorned, the-defendant-unlawfully-harmed-me accusation." *Ashcroft v. Iqbal*, 556 U.S. \_\_\_\_, 129 S.Ct. 1937, 1949, 173 L.Ed. 868 (2009)((quoting Bell Atlantic Corp., v. Twombly, 550 U.S. 544, 555, 127 S.Ct. 1955, 167 L.Ed. 929 (2007)). More to the point, the court explained that "to survive a motion to dismiss, a complaint must contain sufficient factual matter, accepted as true, to 'state a claim to relief that is plausible on its face." *Id.* (quoting *Twombly*, 550 U.S. at 570, 127 S.Ct. 1955). Although *pro se* pleadings are given some leeway, a *pro se* litigant's complaint must comply with the pleading rules set forth above.

In this case, the Amended Complaint fails to meet the minimum pleading standards in that it fails to set forth even the bare minimum of facts to establish the elements of a Title VII claim. Indeed, the entire operative section of the Third Amended Complaint appears in one sentence in paragraph 2 that barely spans two lines and it fails to allege what the protected activity was, when it occurred and what she was demoted to and when that occurred. Dates are critical in responding to retaliation claims. The absence of even a month or a year when such actions allegedly occurred renders this complaint deficient. And deficient pleading should be dismissed. See Washington v. Sprint Food Stores, Inc., 2010 WL 5463137 (N.D. Ga. Dec. 2, 2010)(dismissing pro se litigant's Title VII claim for failure to meet basic pleading requirements of Rule 8). Now that the Plaintiff has been given several opportunities to amend the Complaint and still has not stated a claim, the Third Amended Complaint should be dismissed with prejudice.

Case 1:10-cv-23996-AJ Jocument 30 Entered on FLSD Docard 04/25/2011 Page 3 of 6

Case No. 10-23996-CIV-JORDAN

### B. The Third Amended Complaint must be Dismissed Because It Is Out

In addition to the fundamental pleading deficiencies in the Third Amended Complaint, it suffers from an even more important and insurmountable flaw. The Third Amended Complaint in paragraph 2 claims that Plaintiff was demoted at some indeterminate time in retaliation for some indeterminate protected activity. Plaintiff attaches a right-to-sue letter and an EEOC Charge to purport to satisfy the condition precedent to bring the claim in paragraph 2 that she was demoted. There is one huge problem with this. The claim in the Third Amended Compliant is outside the scope of the EEOC Charge upon which the Plaintiff received a right-to-sue from the EEOC.

It is well established that a judicial complaint under Title VII is limited by the scope of the EEOC Charge on which it is based. *Ray v. Freeman*, 626 F.2d 439, 443 (5<sup>th</sup> Cir. 1980). After a party has filed a Charge with the EEOC, any subsequent judicial proceeding is limited by the nature of the charges filed with the EEOC. *See Buzzi v. Gomez*, 62 F. Supp.2d 1344, 1351-53 (S.D. Fla. 1999)(Gold, J.)(holding that claims for acts of alleged retaliation such as denial of promotion, denial of a transfer and denial of training occurring after the filing of the EEOC Charge were not reasonably related to the EEOC Charge and were required to be dismissed for failure to exhaust administrative remedies); *see generally Forehand v. Florida State Hosp.*, 89 F.3d 1562, 1567 (11<sup>th</sup> Cir. 1996)(stating that administrative remedies must be exhausted before an employee may pursue a Title VII employment discrimination claim). *See also Lieberman v. Miami-Dade County*, 2000 WL 1717649 (S.D. Fla. 2000). In *Lieberman*, which was a case involving Miami-Dade County, the Court stated that:

The aggrieved may not complain to the EEOC of only certain instances of discrimination and then seek judicial relief for different instances of discrimination. This limitation is consistent with the principle of primary jurisdiction in the agency, for it gives the employer some warning of the conduct about which the employee was aggrieved, and it affords the

Case 1:10-cv-23996-AJ Jocument 30 Entered on FLSD Doc. dt 04/25/2011 Page 4 of 6

Case No. 10-23996-CIV-JORDAN

agency and the employer an opportunity to attempt conciliation without resort to the courts.

Lieberman (quoting Rush v. McDonald's Corp., 966 F.2d 1104, 1110 (7th Cir.1992)). Thus, the allegations in the EEOC Charge control the scope of a judicial action.

Here the EEOC Charge on which Plaintiff relies upon to provide the condition precedent to this lawsuit makes no allegation regarding the Plaintiff being demoted. The EEOC Charge makes some general allegation about a fitness for duty examination and that is it. A demotion, such as is alleged in the Third Amended Complaint, is the type of employment action that is known as a discrete action and it must be contained in a timely filed charge of discrimination. See generally Nat'l R.R. Passenger Corp. v. Morgan, 536 U.S. 101, 114, 122 S.Ct. 2061, 153 L.Ed.2d 106 (2002) (noting that a failure to promote qualified as a "discrete act[]" constituting a separate unlawful discriminatory practice and that plaintiff "can only file a charge to cover discrete acts that 'occurred' within the appropriate time period."). Accordingly, because the Third Amended Complaint is premised on a demotion that is not alleged in the EEOC Charge upon which the Plaintiff received a right-to-sue, this case should be dismissed for failure to comply with the condition precedent of having a timely filed EEOC Charge.

Case 1:10-cv-23996-AJ Jocument 30 Entered on FLSD Docket 04/25/2011 Page 5 of 6

Case No. 10-23996-CIV-JORDAN

WHEREFORE, for the foregoing reasons and in light of the multiple chances Plaintiff has received to correct the complaint, it is respectfully requested that the Third Amended Complaint be dismissed with prejudice.

Respectfully submitted,

R. A. CUEVAS, JR. Miami-Dade County Attorney Stephen P. Clark Center 111 N.W. 1st Street, Suite 2810 Miami, Florida 33128

By: s/ Eric A. Rodriguez

Eric A. Rodriguez Assistant County Attorney

Florida Bar No. 970875 Telephone: (305) 375-1321

Facsimile:

(305) 375-5634

E-mail:

ear2@miamidade.gov

Attorney for Defendant Miami-Dade County

Case No. 10-23996-CIV-JORDAN

#### **CERTIFICATE OF SERVICE**

I hereby certify that on April 25, 2011, I electronically filed the foregoing document with the Clerk of the Court using CM/ECF. I also certify that the foregoing document is being served this day on all counsel of record or pro se parties identified on the attached Service List in the manner specified, either via transmission of Notices of Electronic Filing generated by CM/ECF or in some other authorized manner for those counsel or parties who are not authorized to receive electronically Notices of Electronic Filing.

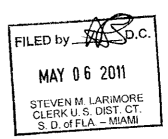
<u>s/ Eric A. Rodriguez</u> Eric A. Rodriguez

### SERVICE LIST CASE NO. 10-23996-CIV-JORDAN

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CASE NO: 10-23996-CIV-JORDAN



ANNIE L. GRIMES,

Plaintiff,

vs.

MIAMI-DADE COUNTY

Defendant.

# PLAINTIFF, RESPONSE TO MOTION TO DISMISS THIRD AMENDED COMPLAINT AND SUPPORTING MEMORANDUM OF LAW

The Plaintiff, Annie L. Grimes, responds to the Motion to Dismiss and states that this action arises from a charge of employment discrimination under Title VII of the Civil Rights Act of 1964. Again I am respectfully asking that the court not dismissed my complain, because of my limited understanding of the law of the case as state by Miami-Dade County I feel and know that all statements of fact that I have given to the court with copies that supported my claim is true and correct and contain factual information. However, at this time my understanding with past experiences with a person who was highly educated in law lead me to make a decisions that giving too much detail about the case would be in my best interest so please bear with me I will give a little more detail about my case but short and hope this will help the court in their decision not to dismissed the third amended complaint.

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## MEMORANDUM OF LAW, WHAT I THINK MIAMI-DADE COUNT WANT RETALIATION

On November 04, 2010 charges #846-2009-02802, again I participated in activity protected by Title VII. When I filed a previous charge against Miami-Dade County after I was re-rehired as Settlement agreement said I would. Works assigned that had important behind it was taken always from me by upper management as I learned later, not only was the works taking always but it was given to persons who I have name of and these co-worker was not in good standing with their department at that time, also not as experience as I was could not past a typing test which Miami-Dade County required for a job were you need to type but works assigned was taken because I participated in activity of Title VII. All of the employee's was not of my national origin I had a meeting with upper management about these charges I filed that they called me in and said I would be given more important works would be assigned to me later, it never happen instead I became an object of laughter by upper management during this meeting and also, suggested that I see Miami-Dade County Psychologist for a head check, after the meeting I ask for the phone number did not give it to me. Miami-Dade County try to sidestepping the law on Title VII by telling EEOC that there was no charges filed. But I got that straight out by calling Mr. Dennis Kendrick at (305) 808-1807, which he agreed with them at first. Miami-Dade County continue to mistreated me and retaliated against me, also demoted was taken always from me because the employee's given the work was young them me and not of my national origin. I have had several conversations with downtown as well. (Date of Action March and April) DATED OF VIOLATEON CAG. ]

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#### RETALIATION (DISABILITY AND AGE) TITLE VII DISABILITES ACT OF 1990

I was told to go over and do some filing for upper management in building#3030 for the employee that was hired off the street and she had less experience than I had and young than me also, not of my origin (American Black) but black the computer system that we work on peoples-soft which required you to type she was tested to type by Miami-Dade County rules, I was in the Family Medical Leave plan because of Arthritis in my right hip at time I could not walk longer distance like I was before and sometime pain was great that I would miss work that will I contact Sharon Weeks and joint this plan. My doctor ok it as I visit him several times before with the complaint about the pain was I was accepted in the plan from my doctor reported. The day I was send to filed my leg went into pain I called Sharon weeks at (305) 876-7821 for advised on how the plan go with these type of assigned works and that I was not able to do this without going into pain and it was shortly after that that I received a call from Kelley Flores stating that the plan did not cover that, them I call up Bobbie Phillips at (305) 876 - 0639 she them state that they could send me for a test for "fit-For-Duty" and I would not be coming back. Justice involves treating people according to what is fair and right I have not experience this with Miami-Dade County instead was tread bad because I filed those charges of my Civil right VII. Date of Action August, E-Mail To support This was Attach was given Already. (A.G.) Case 1:10-cv-23996-AJ Jocument 31 Entered on FLSD Docket 05/06/2011 Page 4 of 4 4CASE NO: 10-23996-CIV-JORDAN

WHEREFORE, the Plaintiff respectfully requests this Honorable Court deny the

Motion to Dismiss and allow the Plaintiff to amend the Complaint.

Respectfully submitted,

Annie L. Grimes, pro se 12200 N.E. 6<sup>th</sup> Avenue, # 209

North Miami, FL 33161

### **CERTIFICATE OF SERVICE**

I hereby certify that on May 0/2, 2011, the foregoing was served by U.S. Mail on all persons on the Service List.

Annie L. Grimés

### Service List

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CASE NO. 10-23996-CIV-JORDAN

ANNIE GRIMES,

Plaintiff,

VS.

MIAMI-DADE COUNTY,

Defendant.

# DEFENDANT'S REPLY MEMORANDUM IN SUPPORT OF DEFENDANT'S MOTION TO DISMISS THIRD AMENDED COMPLAINT

Defendant Miami-Dade County ("the County") file this memorandum of law in support of its motion to dismiss and in reply to Plaintiff's opposition to Defendant's motion to dismiss the Third Amended Complaint and states as follows:

### I. Despite Four Chances Plaintiff Still Has Not Alleged A Plausible Legal Claim

Plaintiff has now filed four complaints in this action and has yet to adequately set forth a viable claim upon which relief can be granted. Plaintiff's response fails to controvert the well established case law cited in the motion to dismiss. *See Ashcroft v. Iqbal*, 556 U.S. \_\_\_\_, 129 S.Ct. 1937, 1949, 173 L.Ed. 868 (2009)((quoting Bell Atlantic Corp., v. Twombly, 550 U.S. 544, 555, 127 S.Ct. 1955, 167 L.Ed. 929 (2007))("to survive a motion to dismiss, a complaint must contain sufficient factual matter, accepted as true, to 'state a claim to relief that is plausible on its face." *Id.* (quoting *Twombly*, 550 U.S. at 570, 127 S.Ct. 1955). *See also Washington v. Sprint Food Stores, Inc.*, 2010 WL 5463137 (N.D. Ga. Dec. 2, 2010)(dismissing *pro se* litigant's Title VII claim for failure to meet basic pleading requirements of Rule 8).

# II. The Third Amended Complaint Is Barred Because It Is Outside The Scope of the EEOC Charge

The Third Amended Complaint must also be dismissed for the additional reason that the bare bones allegations in the Third Amended Compliant are outside the scope of the EEOC Charge upon which Plaintiff received a right-to-sue letter from the EEOC.

Plaintiff has failed to adequately controvert this argument and also failed to controvert the case law and arguments on this point that were cited in the motion to dismiss. See e.g. Nat'l R.R. Passenger Corp. v. Morgan, 536 U.S. 101, 114, 122 S.Ct. 2061, 153 L.Ed.2d 106 (2002) (noting that a failure to promote qualified as a "discrete act[]" constituting a separate unlawful discriminatory practice and that plaintiff "can only file a charge to cover discrete acts that 'occurred' within the appropriate time period."); Forehand v. Florida State Hosp., 89 F.3d 1562, 1567 (11th Cir. 1996)(stating that administrative remedies must be exhausted before an employee may pursue a Title VII employment discrimination claim); Ray v. Freeman, 626 F.2d 439, 443 (5th Cir. 1980); Lieberman v. Miami-Dade County, 2000 WL 1717649 (S.D. Fla. 2000)("The aggrieved may not complain to the EEOC of only certain instances of discrimination and then seek judicial relief for different instances of discrimination."); Buzzi v. Gomez, 62 F. Supp.2d 1344, 1351-53 (S.D. Fla. 1999)(holding that claims for acts of alleged retaliation such as denial of promotion, denial of a transfer and denial of training occurring after the filing of the EEOC Charge were not reasonably related to the EEOC Charge and were required to be dismissed for failure to exhaust administrative remedies). Plaintiff's opposition does not even address this case law and just rambles on regarding matters that have nothing to do with this important threshold issue. Accordingly, because the Third Amended Complaint is premised on a demotion that is not alleged in the EEOC Charge upon which the Plaintiff received a right-to-sue, this case should

be dismissed for failure to comply with the condition precedent of having a timely filed EEOC Charge.

Finally, Plaintiff has been given several chances to meet the basic pleading requirements and to set forth a viable claim that satisfies the requirement to exhaust the administrative procedures with the EEOC. Plaintiff has not corrected these flaws despite having four chances and at least as it relates to the exhaustion issue, Plaintiff cannot correct these flaws. Thus, after all those chances, this case should be dismissed with prejudice. See e.g., Hopkins v. St. Lucie County School Board, 2010 WL 3995824 (11<sup>th</sup> Cir. Oct. 13, 2010)(affirming dismissal of pro se litigant's first Title VII complaint); Singletary v. Haskell Company, 2009 WL 2604587 (M.D. Fla. 2009)(granting motion to dismiss with prejudice of Title VII pro se litigant's Third Amended Complaint because of deficient pleading and because the claims were not within the scope of the EEOC Charge).

WHEREFORE, for the foregoing reasons and in light of the multiple chances Plaintiff has received to correct the complaint, it is respectfully requested that the Third Amended Complaint be dismissed with prejudice.

Respectfully submitted,

R. A. CUEVAS, JR. Miami-Dade County Attorney Stephen P. Clark Center 111 N.W. 1st Street, Suite 2810 Miami, Florida 33128

By: s/ Eric A. Rodriguez

Eric A. Rodriguez Assistant County Attorney Florida Bar No. 970875 Telephone: (305) 375-1321

Facsimile: (305) 375-5634 E-mail: ear2@miamidade.gov

Attorney for Defendant Miami-Dade County

Case No. 10-23996-CIV-JORDAN

### **CERTIFICATE OF SERVICE**

I hereby certify that on May 16, 2011, I electronically filed the foregoing document with the Clerk of the Court using CM/ECF. I also certify that the foregoing document is being served this day on all counsel of record or pro se parties identified on the attached Service List in the manner specified, either via transmission of Notices of Electronic Filing generated by CM/ECF or in some other authorized manner for those counsel or parties who are not authorized to receive electronically Notices of Electronic Filing.

s/ Eric A. Rodriguez
Eric A. Rodriguez

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